STATE OF MICHIGAN

DEPARTMENT OF TECHNOLOGY, MANAGEMENT AND BUDGET STATE FACILITIES ADMINISTRATION

MICHSPEC™ 2008 VERSION, OWNER AND CONTRACTOR

STANDARD CONTRACT FORMS AND CONDITIONS OF THE CONTRACT

MICHSPEC™ No. 97.0820 – 00020 THROUGH 97.0820 – 00440

RELEASED ON NOVEMBER 1, 1997.

File No. 472/23129.SDW
Department of Corrections
Woodland Center Correctional
Utility Improvements
9036 M-36
Whittemore Lake, MI 48189



SECTION 00010 TABLE OF CONTENTS

		SECTION/PAGE NO.
SUBJECT INDEX		
SECTION 00020	GLOSSARY	00020 - 1
SECTION 00030	ADVERTISEMENT	00030 - 1
	INSTRUCTIONS TO BIDDERS	
	ING DOCUMENT INTERPRETATIONS	
	LIFICATIONS OF BIDDERS	
ARTICLE 3 BIDD	ING DOCUMENTS; SITE CONDITIONS; SAFETY REQUIREMENTS; LAWS	00100 - 2
ARTICLE 4 INTE	RPRETATIONS; ADDENDA	00100 - 3
	SECURITY	
	TRACT TIME; LIQUIDATED DAMAGES	
	ERIALS AND EQUIPMENT	
	CONTRACTORS	
	FORM AND BID FORM ATTACHMENTS PARATION AND SUBMISSION OF BIDS	
	VITHDRAWAL; BID MODIFICATION	
	PPENING; OBJECTION TO THE AWARD	
	TO REMAIN OPEN	
	RD OF THE CONTRACT	
	CUTION OF THE AGREEMENT	
	LIZATION PAY ITEM	
	EROSION AND SEDIMENTATION CONTROL-FINE FOR NON-COMPLIANCE	
	TO SECTION 00100: BIDDER'S CHECK LIST	
	SUPPLEMENTARY INSTRUCTIONS	
	INFORMATION FOR BIDDERS	
SECTION 00300	BID SUMMARY	00300 - SUMMARY
	BID FORM	
	BID IS SUBMITTED TO THE STATE OF MICHIGAN ("THE OWNER")	
	IDDER'S REPRESENTATIONS	
	OF COMPLETION	
	CHMENTS INCLUDED WITH THIS BIDED TERMS	
	CHEDULE	
	DULE OF CHANGE ORDER PRICES	
	JBMITTED ON	
	BID BOND	
	NONCOLLUSION AFFIDAVIT	
	BID BREAKDOWN	
	QUESTIONNAIRE	
	ANIZATION	
ARTICLE 2 SPEC	CIALTY CONTRACTOR LICENSES	00420 - 1
	RIENCE	
ARTICLE 4 ADDI	TIONAL QUALIFICATIONS	00420 - 2
	RENCES	
REFE	RENCES ATTACHMENT	00420 - 3
	LIST OF SUBCONTRACTORS	
	SCHEDULE OF MATERIALS AND EQUIPMENT	
	NATERIALS AND EQUIPMENT -LISTED (NAMED OR SPECIFIED) ITEMS	
	MATERIALS AND EQUIPMENT – OPEN SPECIFICATIONS	
	AGREEMENT	
	CONTRACT; THE PROJECT; THE WORK	
	FRACT DOCUMENTS	
	FRACT PRICEFRACT TIME; LIQUIDATED DAMAGES	
	TRACT TIME; LIQUIDATED DAMAGES	00500 - 2

	/ICES CONTRACTOR00500 -	
	NTATIONS	
	O AGREEMENT	
SECTION 00610 PERFORMANCE BON	ID	1
SECTION 00620 PAYMENT BOND		1
SECTION 00700 GENERAL CONDITION	NS	1
	00700 -	
	Documents:	
	00700 -	
·		
ARTICLE 2 THE OWNER -GENERAL PR	ROVISIONS00700 -	3
	es and Facilities:00700 -	
	enchmarks:	
	sibilities:	
•		
	NERAL PROVISIONS00700 -	
3.3 Minor Variations and No-Cost Change3.4 Determinations by the Professional	ges; Minor Delays:	5
	sponsibilities:	
	NERAL PROVISIONS	
	sonnel:	
	00700 -	
4.9 Indemnification:		8
ARTICLE 5 SUBCONTRACTORS AND S	SUPPLIERS00700 -	8
	00700 -	
	and Equipment:00700 -	
5.3 The Contractor's Continuing Response	onsibilities:	9
ARTICLE 6 SUBMITTALS	00700 -	9
	echnical Submittals:	
	omittals:	
6.3 Progress Schedule Submittals:	00700 - 1	10
	edule Submittals:00700 - 1	
6.5 Additional Provisions Concerning Su	ıbmittals:	0
ARTICLE 7 LEGAL REQUIREMENTS: IN	ISURANCE00700 - 1	11
	ovals and Licenses):00700 - 1	
	ar Taxes:00700 - 1	
	uirements:	
	9:	
	k Insurance):	
1.3 Neceipi and Application of Froceeds		J

	Unfair Labor Practice:	
7.11	Michigan Right-To-Know Law:	
7.12 7.13	Nondiscrimination: Michigan Residency for Employees: Michigan Residency for Mic	
7.13	Prevailing Wages:	
7.17	Trevailing wages	00700 – 14
ARTI	CLE 8 PROSECUTION; SUBSTANTIAL COMPLETION	00700 - 15
8.1	Starting the Work:	
8.2	Revision 0 (Rev. 0) Schedule and Cost Submittals:	
8.3	Compliance with Contract Time Requirements:	
8.4	Substantial Completion:	
8.5	Partial Use:	
8.6	Division of Responsibilities:	
8.7	Suspension of Work:	
8.8	Sharing of Total Float on Non-Critical Paths:	00700 - 16
ARTI	CLE 9 WARRANTY; TESTS, INSPECTIONS, AND	
,	APPROVALS; CORRECTION OF WORK	00700 - 17
9.1	Warranty:	
9.2	Tests, Inspections and Approvals:	
9.3	Uncovering Work:	
9.4	Correction of Work:	
9.5	Special Correction Period Requirements:	
9.6	Special Maintenance Requirements:	
۸ D.T.I.	CLE 40 CHANCES	00700 40
	CLE 10 CHANGES	
10.1 10.2	Changes in the Work:	
10.2	Differing Subsurface or Physical Site Conditions: Responsibilities for Underground Utilities:	
10.3	Hazardous Material Conditions:	
10.4	Incidents with Archaeological Features:	
10.6	Unit Price Work:	
10.7	Cash Allowances; Provisionary Allowances:	
10.8	Change Orders; Change Authorizations:	
ARTI	CLE 11 CHANGES IN CONTRACT PRICE; CHANGES IN	00700 00
	CONTRACT TIME	
11.1	General Provisions:	
11.2	Changes in Contract Time:	
11.3 11.4	Methods for Making Adjustments in Contract Price: Labor, Subcontract and Material/Equipment Costs:	
11.5	Construction Equipment Costs:	
11.6	Rented or Leased Construction Equipment:	
11.7	Owned Construction Equipment:	
11.8	General Conditions Costs:	
11.9	Limitations on Allowable Costs:	
	Costs Covered by the Fee for the Work Involved (and not Allowable as Cost of the Work Involved):	
	Limits on the Fee for the Work Involved:	
	Fee for Unabsorbed Home Office Overhead:	
11.13	Changes in Contract Time for Early Completion:	00700 - 25
11.14	Access to Records:	00700 - 26
11.15	Price Reduction for Defective Cost and Pricing Data:	00700 - 26
ΔRTI	CLE 12 PROGRESS PAYMENTS; FINAL PAYMENT	00700 - 26
12.1.	- · · · · · · · · · · · · · · · · · · ·	
12.1.	Requests for Payment:	
12.3	Review of Request for Payment; Intent of Review:	
12.4	Refusal to Make or to Recommend Payment:	
12.5	Final Request for Payment:	
12.6	Final Payment and Acceptance:	
12.7	Contractor's Continuing Obligation:	
12.8	Waiver of Claims:	
٨٥٠	CLE 12 OTHER WORK	00700 00
	CLE 13 OTHER WORKRelated Work at Site:	
13.1 13.2	Coordination Requirements:	
13.2	Claims Retwoon the Contractor and Other Parties:	00700 - 29

ARTICLE 14 TERMINATION	00700 - 29 00700 - 30
 14.3 Surety Default: 14.4 Termination for Convenience of the Owner: 14.5 The Contractor May Suspend Work: 	00700 - 31
ARTICLE 15 DISPUTES 15.1 Claims Under This Article: 15.2 Requirement for Certification of Contractor Claims: 15.3 Recommendations or Decisions from the Professional: 15.4 Determinations by the Director-DCD: 15.5 Supplements to AAA Arbitration: 15.6 Interest on a Judgment; Payment of Judgment: 15.7 Venue; Flow-Through Provision: SECTION 00800 SUPPLEMENTARY CONDITIONS	
SECTION 01310 PROGRESS SCHEDULE	01310 - 1
003132 GEOTECHNICAL DATA 012100 ALLOWANCES 012200 UNIT PRICES 012300 ALTERNATES 012900 PAYMENT PROCEDURES 013100 PROJECT MANAGEMENT AND COORDINATION 013200 CONSTRUCTION PROGRESS DOCUMENTATION 013233 PHOTOGRAPHIC DOCUMENTATION 013300 SUBMITTAL PROCEDURES 014000 QUALITY REQUIREMENTS 014200 REFERENCES 015000 TEMPORARY FACILITIES AND CONTROLS 017300 EXECUTION 017419 CONSTRUCTION WASTE MANAGEMENT AND DISPOSAL 023200 HYDRO OR PNEUMATIC VACUUM EXCAVATION 024119 SELECTIVE DEMOLITION 22 1313 FACILITY SANITARY SEWERS 312319 DEWATERING 311000 SITE CLEARING 312000 EARTH MOVING 321216 ASPHALT PAVING 329227 GENERAL LAWN RESTORATION 331415 SITE WATER DISTRIBUTION PIPING CIPP LINING	
DRAWINGS - BOUND SEPARATELY	SHEETS THRU

TITLE	SHEETS THRU
TITLE SHEET	Т
OVERALL IMPROVEMENT PLAN	C1
SOIL EROSION AND SEDIMENTATION PLAN	C2
IMPROVEMENT PLAN – AREA 1	C3
IMPROVEMENT PLAN – AREA 2	C4
IMPROVEMENT PLAN – AREA 3	C5
IMPROVEMENT PLAN – AREA 4	C6
IMPROVEMENT PLAN – AREA 5	C7
IMPROVEMENT PLAN – AREA 6	C8
IMPROVEMENT PLAN – AREA 7	C9

IMPROVEMENT PLAN – AREA 8	C10
IMPROVEMENT PLAN – AREA 9	C11
IMPROVEMENT PLAN – AREA 10	C12
IMPROVEMENT PLAN – AREA 11	C13
IMPROVEMENT PLAN – AREA 12	C14
IMPROVEMENT PLAN – AREA 13	C15
IMPROVEMENT PLAN – AREA 14	C16
IMPROVEMENT PLAN – AREA 15	C17
IMPROVEMENT PLAN – AREA 16	C18
SANITARY PROFILES	C19
SANITARY PROFILES	C20
IMPROVEMENT PLAN - SANITARY SEWER LIFT STATION	C21
STANDARD DETAILS AND NOTES	C22

SECTION 00020 GLOSSARY

1.1 Defined Terms:

1.1.1. The following terms or relative pronouns used in Division 0 of the Specifications have these intent and meanings:

Activity— An element in the Progress Schedule establishing a requisite step, or the time and resources required, for completing the part of the Work associated with that Activity.

Addenda— Written instruments that are used by the **Owner** and/or **Professional** to incorporate interpretations or clarifications, modifications, and other information into the Bidding Documents. An Addendum issued after Bid opening to those Bidders who submitted a Bid, for the purpose of rebidding the Work without readvertising, is referred to as a post-Bid Addendum.

Agreement— The written agreement between the **Owner** and **Contractor** covering the Work to be furnished and performed.

Alternate— Refers to Work specified in the Bidding Documents for which the Bidder shall bid a Bid Price in the space provided in the Schedule of Alternates in Section 00300 Bid Form.

Apparent Low Bidder:- Those Bidders whose Base Bid, when added to those specific Alternates the Owner intends to accept, yields the three lowest sums of Base Bid and Alternates. Additional Bidders may be considered Apparent Low Bidders if their Base Bid, when added to those specific Alternates the Owner intends to accept, yields a sum within 10% of the lowest of the Apparent Low Bidder's sum. If a qualified disabled veteran meets the requirements of the contract solicitation and with the veteran's preference is the lowest Bidder is considered the Apparent Low Bidder.

Archaeological Feature— Any prehistoric or historic deposit of archaeological value, as determined by a representative of a State agency that is duly authorized to evaluate such findings and render such judgments. An Archaeological Feature deposit may include, but is not limited to Indian habitations, ceremonial sites, abandoned settlements, treasure trove, artifacts, or other objects with intrinsic archaeological value and that relate to the history and culture of the State of Michigan.

As-Planned Schedule— The Contractor's Revision 0 Progress Schedule returned to the Contractor as "Resubmittal Not Required," with or without comments or objections noted.

Authorized Technical Data—Information and data contained in a report of exploration and tests of subsurface conditions that are expressly designated in paragraph 2.0 of Section 00210 Information for Bidders. Also, any physical data (dimension, location, conditions, etc.) contained in those drawings of physical conditions of existing surface and subsurface facilities identified in paragraph 3.0 of Section 00210 Information for Bidders.

Bar Chart Schedule - Activity schedule, in a bar chart format, that accounts for the entire Work at a level of detail

commensurate with the Progress Schedule requirements of the Contract Documents.

STATE OF MICHIGAN MODEL

Developed from FORMSPECTM Michigan Model.

Bid– Written offer by a Bidder for the Work, as specified, which designates the Bidder's Base Bid and Bid Prices for all Alternates. The term *Bid* includes a *Rebid*.

Bidder– The Person acting directly, or through an authorized representative, who submits a Bid directly to the **Owner**.

Bidding Documents— The proposed Contract Documents as advertised, and all Addenda issued before Bid opening, and after Bid opening, if the Work is rebid without readvertising.

Bid Price—The Bidder's price for a lump sum item of Work, or the product of the Bidder's unit price for an item of Unit Price Work times the quantity given on the Bid Form for that item.

Bid Security – A security serving as a guarantee that the Bidder will conform to all conditions requisite for its return or as liquidated damages in the event of failure or refusal to conform.

Bidding Requirements— The Advertisement, Instructions to Bidders (including Attachment A), Supplementary Instructions, Information for Bidders, Bid Form, Bid Form Attachments and Qualification Submittals, as advertised and as modified by Addenda, and any other Section included within Division 0 of the Bidding Documents for the purpose of governing bidding and award of the Contract.

*AD Board— The Administrative Board of the State of Michigan.

Bonds— Section 00310 Bid Bond, Section 00610 Performance Bond and Section 00620 Payment Bond are security furnished by the **Contractor**, as required by the Contract Documents.

Business Day— Any Day except Saturdays, Sundays and holidays observed by the **Owner**.

Bulletin— A standard **DTMB or other PSC** form used by the **PSC & Owner** to describe a change in the Work under consideration by the **Owner** and to request the **Contractor** to submit a proposal for the corresponding adjustment in Contract Price and/or Contract Time, if any.

Calendar Day— Every day shown on the calendar, Saturdays, Sundays, and holidays included.

Cash Allowance—An **Owner**-specified sum included within the Contract Price to reimburse the **Contractor** for the <u>actual purchase/furnished cost</u> of materials and/or equipment or other designated items, as specifically provided in the Contract Documents. Although the scope (e.g., the required quantity) of any Work covered by a Cash Allowance is sufficiently

detailed in the Contract Documents for the purposes of bidding the required labor costs, Subcontract costs, construction equipment costs and general conditions costs and Fee, it is understood that the required materials, equipment or other designated items are of uncertain purchase cost at the time of Bid or are yet to be specified in more detail by the **Professional** as to quality, appearance, durability, finish and such other necessary features affecting purchase price.

Change Authorization— A written order issued and signed by the **Professional**, which directs changes in the Work that require no adjustment in Contract Price or Contract Time, or which allows for variations in the quantities of Unit Price Work.

Change Order— A written order issued and signed by the **Owner**, which amends the Contract Documents for changes in the Work or an adjustment in Contract Price and/or Contract Time, or both.

Construction Mechanic— A skilled or unskilled mechanic, laborer, worker, helper, assistant, or apprentice working on a state project but shall not include executive, administrative, professional, office, or custodial employees

Contact Person—Individual in the employ of the **Professional** or the **Owner** who is designated as the sole point of contact for prospective Bidders for requests or inquiries concerning the Work and/or the Bidding Documents.

Contract— Refer to the definition in paragraph 1.1 of Section 00500 Agreement. The term "Contract" encompasses the legal obligations of the **Owner** and **Contractor**, as defined by the Contract Documents.

Contract Award— The official action of the **Board**, the **Director-SFA** or the **Director-DCD** awarding the Contract to the **Contractor**.

Contract Documents— Those documents itemized or designated in paragraphs 2.2 through 2.4 of Section 00500 Agreement.

Contract Float— Calendar Days between the Contractor's anticipated date for early completion of the Work, or of a specified portion of the Work, if any, and the corresponding Contract Time.

Contract Price— The Contract price for the Work, or a designated portion of the Work, as designated in Section 00500 Agreement or elsewhere in the Contract Documents, is the total compensation, including authorized adjustments, payable by the **Owner** to the **Contractor** (subject to provisions for Unit Price Work).

Contract Times— The Contract Times for the entire Work are the periods allowed, including authorized adjustments, for Substantial Completion and final completion of the Work. The Contract Times for a designated portion of the Work are the periods allowed for Substantial Completion and final completion of any such portion of the Work, as specified in the Contract Documents.

Contractor— Person named "the **Contractor**" in Section 00500 Agreement with whom the **Owner** has entered into the Contract.

Correction Period— The period during which the Contractor shall, in accordance with the Contract Documents, (a) correct or, if rejected, remove, and replace Defective Work, and (b) maintain warranties for materials and equipment in full force and effect.

Cost of the Work Involved— The sum of all costs that would be, or were, necessarily incurred by the **Contractor** in providing any Work Involved with the related change, less the costs that would be, or would have been, incurred by the **Contractor** to provide such Work without the related **change**.

CPM Schedule— Computerized, Activity-based Progress Schedule, using Critical Path Method (CPM) techniques, and accounting for the entire Work at a level of detail commensurate with the Progress Schedule requirements of the Contract Documents.

Critical Path Method (CPM)— The Critical Path Method of planning and scheduling. The term "Critical Path" denotes a sequence of Activities controlling achievement of a specified Contract Time.

Date of Commencement of the Contract Time—The date when the Contract Time starts to run.

Defective— An adjective which when referring to or when applied to the term "Work" refers to (a) Work not conforming to the Contract Documents or not meeting the requirements of any inspection, test, or approval, or (b) Work itemized in a Punch List which the **Contractor** fails to complete or correct within a reasonable time after issuance of the Punch List by the **Professional**.

Defective Work/Non-Compliance Notice – A DTMB-0499 form or equivalent issued to identify defective or non-compliant conditions requiring response and remedy by the **Contractor**.

Delay— Any act or omission or other event that in any manner adversely affects or alters the schedule, progress or completion of all or any part of the Work. Delay is a generic term intended to include deferral, stoppage, slow down, interruption and extended performance, and all related hindrance, rescheduling, disruption, interference, inefficiency and productivity and production losses.

*Department (DTMB)— Department of Technology, Management and Budget of the State of Michigan. Director is the Director of the Department.

Director-SFA- The Director of **DTMB** State Facilities Administration.

Director-DCD- The Director of **DTMB** State Facilities Administration, **Design and Construction Division**

Division– Each of the numbered, distinct parts (starting with Division 0) into which the Specifications are divided.

Drawings– Part of the Contract Documents showing the Work. Drawings shall neither serve nor be used as Shop Drawings.

Early (Late) Dates - Early (late) times of performance for the Activities.

Emergency— A condition affecting the safety or protection of persons, or the Work, or property at or adjacent to the site.

Fee for the Work Involved (Fee)— A negotiated, percentage mark-up on the Cost of the Work Involved which is allowed to the **Contractor** for (a) reasonable administrative costs, and (b) negotiated, reasonable profit on the Cost of the Work Involved.

General Requirements—Division 1 of the Specifications.

Hazardous Material— Asbestos, ACBMs, PCBs, petroleum products, such construction materials as paint thinners, solvents, gasoline, oil, etc., and any other like material the manufacture, use, treatment, storage, transportation, or disposal of which is regulated by federal, State, or local Laws governing the protection of public health, natural resources, or the environment.

State Facilities Administration- Entity in the **Department** of Technology, Management and Budget responsible for design, construction, and operations and maintenance of facilities and capital renewal.

State Facilities Administration Representative- Designated DTMB-SFA Design and Construction Division Project Director (a) Responsible for directing and supervising the Professional's services during the period allowed for completion of the Work; and/or (b) Acting as representative for the Owner and for the enforcement of the Contract Documents, approving payment to the Contractor and coordinating the activities of the State, Owner, Professional and Contractor.

Law(s)— Means federal, state, and local statutes, ordinances, orders, rules and/or regulations.

MCL- The Michigan Compiled Laws of the State of Michigan.

Means and Methods- Includes means, methods, techniques, sequences and/or procedures applicable to the Work.

Notice of Award—Written notice accepting the Bid to the lowest responsive, responsible Bidder and designating the Contract Price (and establishing the Alternates accepted by the **Owner**).

Notice to Proceed—Written notice authorizing the Contractor to proceed with the Work, or a designated portion of the Work, and establishing the Date of Commencement of the Contract Time.

On-Site Inspection— The **Professional's** on-site examination of the **Contractor's** completed or in progress Work to determine and verify to the **State Facilities Administration** Representative that the quantity and quality of all Work is in accordance with the requirements of the Contract Documents.

Owner– The State of Michigan, named "the **Owner**" in Section 00500 Agreement, with whom the **Contractor** has entered into the Contract and for whom the Work is to be provided. The State of Michigan includes its departments, agencies, boards, commissions, officers, employees, and agents.

Partial Use— The use, by the **Owner**, of a designated portion of the Work before accomplishing Substantial Completion of the entire Work. Partial Use does not implicate or refer to Substantial Completion of the portion of the Work placed in use by the **Owner**.

Person– Individuals, partnerships, corporations, receivers, trustees, joint ventures, and any combinations of any of them.

Political Subdivision— Any county, city, village, or other local unit of the State, including any agency, department, or instrumentality of any such county, city, village, or other local unit.

Pre-Award Schedule— A Qualification Submittal required of the Apparent Low Bidder before Contract Award, and which is used by the **Owner** in the evaluation of the Apparent Low Bidder's Bid.

Professional Services Contractor (**Professional**)— The Person or its authorized representative licensed to practice architecture and/or engineering, named as "**Professional**" in Section 00500 Agreement, who has the right and authority assigned in the Contract Documents. The term **Professional** includes the **Professional's** consultants practicing the disciplines required by the Contract Documents. If the **Owner** will function as the **Professional**, such information will be noted in Section 00800 Supplementary Conditions or at the pre-construction conference.

Progress Schedule— Work Schedule that shows the Contractor's approach to planning, scheduling, and execution of the Work and that accurately portrays completed Work as to sequencing and timing, as provided in the Contract Documents.

Project– The total construction, which includes the Work and possibly other work, as indicated in the Contract Documents.

Project Field Representative— A **DTMB-SFA** Design and Construction employee or consultant, acting in collaboration and with direction from the **DTMB-SFA-DCD Project Director**, providing on-site, periodic observation and documentation of the Work for compliance with the Contract Documents.

Project Manual— The Book of Specifications, containing Division 0 of the Specifications and the technical Specifications.

Provisionary or Contingency Allowance— An amount included within the Contract Price to reimburse the **Contractor** for the cost to furnish and perform Work that is uncertain, i.e., may not be required, or is of indeterminate scope, i.e., design information and quantities, complexity, etc. are neither shown nor detailed in the Contract Documents. Work authorized under any Provisionary Allowance may consist of (a) changes

required by actual conditions, as determined by the **Professional**, that are incorporated into the Work in accordance with Section 00700 General Conditions, and (b) any other Work authorized and completed under the pertinent provisions of the Contract Documents. Unlike a Cash Allowance, payments under a Provisionary Allowance shall include not only the purchase/furnished cost of the materials and equipment involved, but also all related labor costs, Subcontract costs, construction equipment costs, general conditions costs and Fee, provided they are calculated in accordance with the requirements of Articles 10 and 11 of Section 00700 General Conditions.

Public Utility—Any utility company, utility department or agency of a Political Subdivision, natural gas pipeline company, cable TV company, or any other owner/operator of utilities that are operated or maintained in, on, under, over or across public right-of-way or public or private easements and which is defined as "Public Utility" under the provisions of 2013 PA 174, as amended, MCL 460.721.

Punch List—A list of minor items to be completed or corrected by the **Contractor**, any one of which do not materially impair the use of the Work, or the portion of the Work inspected, for its intended purpose. A Punch List shall be prepared by the **Professional** upon having decided that the Work, or portion of the Work inspected, is substantially complete and shall be attached to the respective certificate of Substantial Completion.

Qualification Submittals— Data concerning a Bidder's qualifications and eligibility, as specified in the Bidding Requirements.

Rebid— A revised or new Bid submitted by a Bidder on the Section 00300 Bid Summary and Bid Form and the Bid Form Attachments made available through post-Bid Addenda, in the event the Work is rebid without readvertising, as allowed by post-Bid Addenda.

Record Documents— Drawings, Specifications, Addenda, Change Orders, Change Authorizations, Bulletins, inspection, test and approval documentation, photographs, written clarifications and interpretations and all other documents recording, or annotated to show, all revisions and deviations between the as-built installation and the Contract Documents, all approved Submittals and all clarifications and interpretations.

Records— Books, reports, documents, and other evidence relating to the bidding, award and furnishing and performance of the Work.

Record Schedule — A Progress Schedule Revision Submittal returned to the **Contractor** as "Resubmittal Not Required," with or without comments or objections noted.

*Recycled Material— Recycled paper products, structural materials made from recycled plastics, refined lubricating oils, reclaimed solvents, recycled asphalt and concrete, recycled glass products, retreaded tires, ferrous metals containing recycled scrap metals and all other materials that contain (a) waste materials generated by a business or consumer, (b) materials that have served their intended purpose, and/or (c)

materials that have been separated from solid waste for collection, recycling and disposition in the percentage determined by the State as provided by Law.

Request for Payment— The form provided by the **Owner** (Payment Request DMB-440) to be used by the **Contractor** in requesting payment for Work completed, which shall enclose all supporting information required by the Contract Documents.

Resident Project Representative— The authorized representative of the **Professional** who is assigned to the site.

Schedule of Values— A schedule of pay items, which subdivides the Work into its various parts and which details, for each itemized part, cost and pricing information required for making payments for Work performed. The sum of all pay item costs in the Schedule of Values shall equal the Contract Price for the Work.

Shop Drawings— Includes drawings, diagrams, illustrations, standard schedules, performance charts, instructions and other data prepared by or for the **Contractor** to illustrate some part of the Work, or by a Supplier and submitted by the **Contractor** to illustrate items of material or equipment.

Soil Erosion and Sedimentation Control—The planning, design and installation of appropriate Best Management Practices designed and engineered specifically to reduce or eliminate the off-site migration of soils via water runoff, wind, vehicle tracking, etc. Soil erosion and sedimentation control in the State of Michigan is regulated under The Natural Resources Environmental Protection Act; Soil Erosion and Sedimentation Control, 1994 PA 451, Part 91, as amended, MCL 324.9101 et seq. Soil erosion and sedimentation control associated with this Contract is monitored and enforced by the **Department** of Technology, Management and Budget, State Facilities Administration.

Specifications— Parts of the Contract Documents organized into Divisions. "Technical Specifications" means Divisions of the Specifications consisting of technical descriptions of materials, equipment, construction systems, standards, and workmanship.

State— The State of Michigan in its governmental capacity, including its departments, agencies, boards, commissions, officers, employees, and agents. Non-capitalized references to a state refer to a state other than the State of Michigan.

*State Construction Code—The Michigan State Construction Code Act, 1972 PA 230, as amended, MCL 125.1501 et seq.

Sub agreement— A subcontract or purchase order awarding a part of the Work to a Subcontractor or Supplier.

Subcontractor— A Person having a Sub agreement for providing labor at the site, or for providing labor at the site and furnishing materials and/or equipment for incorporation into the Work.

Submittals- Includes technical Submittals, Progress Schedules and those other documents required for

submission by the Contract Documents. The term "technical Submittal" includes Shop Drawings, brochures, samples, Operation and Maintenance (O&M) Manuals, test procedures and any other Submittal the Contract Documents require the **Contractor** to submit to demonstrate how the items covered, after installation or incorporation into the Work, will conform to the information given in the Contract Documents and be compatible with the design of the completed Work as a functioning whole as indicated in the Contract Documents.

Substantial Completion- The Work, or a portion of the Work designated in the Contract Documents as eligible for separate Substantial Completion, has been completed in accordance with the Contract Documents, to the extent that the Owner can use or occupy the entire Work, or the designated portion of the Work, for the use intended without any outstanding, concurrent Work at the site, except as may be required to complete or correct Punch List items. Prerequisites for Substantial Completion, over and above the extent of Work completion required, include (a) receipt by the Owner of operating and maintenance documentation, (b) all systems have been successfully tested and demonstrated by the Contractor for their intended use, and (c) the Owner having received all required certifications and/or occupancy approvals from the State and those Political Subdivisions having jurisdiction over the Work. Receipt of all certifications and/or occupancy approvals from those Political Subdivisions with jurisdiction in and of itself does not necessarily connote Substantial Completion.

Supplementary Conditions—Section 00800 within Division 0 of the Specifications that amends and/or supplements Section 00700 General Conditions and other designated Contract Documents.

Supplementary Instructions— Section 00120 within Division 0 of the Specifications that amends and/or supplements Section 00100 Instructions to Bidders and any other designated Bidding Requirement.

Supplier— A manufacturer or fabricator, or a distributor, material man or vendor representing a manufacturer or fabricator, who has a Sub agreement for furnishing materials and/or equipment.

Target— A point of progress for a key part of the Work, which is identified for monitoring progress of the Work. Target Times are not Contract Times.

Total Float—Number of Calendar Days by which the Work or any part of the Work may be delayed from its Early Dates without necessarily causing an overrun in a pertinent Contract Time. Total Float is by definition at least equal to Contract Float.

Underground Utilities—Pipelines, piping, conduit, duct, cables, wells, tanks, tunnels and appurtenances, or other similar facilities, installed underground to convey or support conveyance of potable water, sprinkler or irrigation water, fire protection systems, electricity, gases, steam, petroleum products, sewerage and drainage removal, telephone, communications, cable TV, traffic, or control systems.

Unit Price Work, Contingent— Work involving specified but undefined quantities (i.e., related Work quantities are not detailed in the Contract Documents) which when performed is measured by the **Professional** and paid using the measured quantities and unit prices contained in the Contract Documents. Performance of such Unit Price Work is contingent upon conditions encountered at the site, as determined, and authorized by the **Professional**.

Unit Price Work, Specified— Work of <u>specified and defined</u> quantities (i.e., quantities are detailed in, and can be taken-off from, the Contract Documents) that when performed is measured by the **Professional** and paid based on the measured quantities and unit prices contained in the Contract Documents.

Work (as in "the Work," "the entire Work)— The entire completed Construction required by the Contract Documents. The Work results from furnishing and performing all services, obligations, responsibilities, management, supervision, labor, materials, equipment, construction equipment, general conditions, permits, taxes, patent fees and royalties, testing, inspection and approval responsibilities, warranties, temporary facilities, small tools, field supplies, Bonds, insurance, mobilization, close-out, overhead and all connections, devices and incidental items of any kind or nature required and/or made necessary by the Contract Documents.

Work Involved, any Work Involved-Existing or prospective Work (a) reflected in any notice, proposal, or claim, or (b) reflected in changes ordered or in process, or (c) affected by Delay.

- 1.1.2. Other defined terms used in Division 0 but not assigned intent and meanings in this Section 00020 Glossary have the intent and meanings set forth in MCL or Section 00800 Supplementary Conditions.
- 1.1.3. Terms defined in this Section 00020 Glossary and used in other Specifications and/or in the Drawings in lower cases, or as capitalized terms, have the intent and meanings assigned to them in this Section 00020 Glossary if the context will permit.

1.2 Division 0 Rules of Construction:

- 1.2.1. Each Article in a Section in Division 0 contains "sub-articles," numbered as this sub-article 1.2 is numbered; "parts," numbered as this part 1.2.1 is numbered, and "sub-parts," all of which are considered "paragraphs." A reference to a paragraph means a reference to the sub-article, part or sub-part, or any combination of any of them, if the context will permit.
- 1.2.2. Any reference to an Article or a paragraph in a Section within Division 0 means a reference to an Article or a paragraph in the very Section in which the reference is made, unless that reference specifically names another Section.
- 1.2.3. Whenever the context of any provision requires, the singular number includes the plural number and vice versa, and the use of any gender includes all genders

SECTION 00030 ADVERTISEMENT

- 1. Invitation to Bid (ITB) Your firm is invited to submit a Bid. The State of Michigan as the Owner will receive bids electronically through the SIGMA VSS website at https://sigma.michigan.gov/PRDVSS1X1/Advantage4 until 2:00 p.m., ET, on 4/16/2025. The State reserves the right to cancel this Invitation to Bid (ITB) or change the date and time for submitting Bids by announcing same at any time before the established date and time for Bid opening. Bids must remain open for acceptance by the Owner for no less than the Bid hold period. Contractor may agree to extend the Bid hold period. However, any such extension must be based upon no increase in the Bid Price and/or Contract Time.
- 2. Work Description The Work, Woodland Correctional Center Utility Improvement Program, File No. 472/23129.SDW includes, but is not necessarily limited to Sanitary and water main replacement and rehabilitation. The site is located at 9036 M-36, Whittemore Lake, MI, as shown on the Drawings.
- **3. Bidding Documents** Sets of Bidding Documents may be obtained at:

https://sigma.michigan.gov/PRDVSS1X1/Advantage4

4. Bid Security – Each Bid shall enclose Bid Security, as specified in Section 00100 Instructions to Bidders (and as specified in Section 00310 Bid Bond, if a Bid Bond is enclosed), in the amount of five percent (5%) of the Bidder's Base Bid. If Bid Security is by check or money order, such certified or cashier's check or money order must be delivered in original copy before the Bid Due Time to:

State Facilities Administration Design & Construction Division 3111 W. St. Joseph Street Lansing, Michigan 48917

All other Bid information must be submitted via SIGMA as per standard bidding procedure.

5. Pre-Bid Conference — A mandatory ⊠ pre-bid conference will be held at 9036 M-36, Whittemore Lake on 4/1/2025 at 2:00PM ET. A tour will be held on the same day, immediately following the meeting. All prospective Bidders and other parties interested in the Work are required ⊠ to attend the tour, if held. Addenda may be issued, in response to issues raised at the pre-bid conference and tour, or as the **Owner** and/or **Professional** may otherwise consider necessary.

An individual is only permitted to represent <u>one bidder</u> at a mandatory Pre-Bid Conference.

- FOR CORRECTIONAL FACILITIES ONLY: All contractor/vendor representatives attending a Pre-Bid Walk Through Meeting must submit a Vender/Contractor LEIN Request five business days prior to the meeting date, (Lien Request For CAJ-1037 attached to Bid posting). Send the LEIN Request form, filled out and signed, by email to smithD76@michigan.gov. The emailto:smithD76@michigan.gov. The <a href="mailto:sm
- **6. SIGMA VENDOR NUMBER:** If you are bidding a State job for the first time, visit the State of Michigan SIGMA website, https://sigma.michigan.gov/PRDVSS1X1/Advantage4, and follow the "SOM VSS User Guide for New Vendors" instructions, located under Forms and Reference Documents. Registration is required for bid submission. **Do not wait until the last minute to submit a proposal**, as the SIGMA system requires the creation of an account and entry of certain information, in addition to uploading and submitting the materials. The SIGMA system **will not** allow a proposal to be submitted after the proposal deadline, even if a portion of the proposal has been updated.

Questions on how to submit information or how to navigate in the SIGMA VSS system can be answered by calling (517) 373-4111 or (888) 734-9749.

- 7. Equal Employment Opportunity Covenants not to discriminate in employment by contractors, subcontractors and suppliers required by Law are contained in paragraph 14.12 of Section 00100 Instructions to Bidders and paragraph 7.12 of Section 00700 General Conditions and are applicable to the Work and any Sub agreement under the Contract.
- **8. Contract Times** The Contract Times and the associated liquidated damages are specified in Article 4 of Section 00500 Agreement.
- 9. Contact Person All requests or inquiries concerning the Bidding Documents, or the Work shall be addressed to Steven Sutton, NFE Engineers by email to swsutton@nfe-engr.com
- 10. Award Subject to any agreed extension of the period for holding Bids, Bids shall remain valid for acceptance by the Owner for Ninety (90) Calendar Days after the date of Bid opening. In addition, the Owner expressly reserves the right, within the Owner's sole discretion, to reject any or all Bids, to waive any irregularities, to issue post-Bid Addenda and rebid the Work without re-advertising, to re-advertise for Bids, to withhold the award for any reason the Owner determines and/or to take any other appropriate action.

SECTION 00100 INSTRUCTIONS TO BIDDERS

TABLE OF CONTENTS	
Article	<u>Page</u>
1 BIDDING DOCUMENT INTERPRETATIONS	1
2 QUALIFICATIONS OF BIDDERS	1
3 BIDDING DOCUMENTS; SITE CONDITIONS; SAFETY REQUIREMENTS; LAWS	2
4 INTERPRETATIONS; ADDENDA	3
5 BID SECURITY	4
6 CONTRACT TIME; LIQUIDATED DAMAGES	4
7 MATERIALS AND EQUIPMENT	4
8 SUBCONTRACTORS	5
9 BID FORM AND BID FORM ATTACHMENTS	5
10 PREPARATION AND SUBMISSION OF BIDS	6
11 BID WITHDRAWAL; BID MODIFICATION	6
12 BID OPENING; OBJECTION TO THE AWARD	7
13 BIDS TO REMAIN OPEN	7
14 AWARD OF THE CONTRACT	7
15 EXECUTION OF THE AGREEMENT	9
16 MOBILIZATION PAY ITEM	10
17 SOIL EROSION AND SEDIMENTATION CONTROL- FINE FOR NON-COMPLIANCE	- 10

STATE OF MICHIGAN MODEL

Developed from FORMSPEC $^{\text{\tiny{TM}}}$ Michigan Model.

The MICHSPEC™ 97.0820 Model Specifications, Sections 00020 through 00440, have been licensed to the State of Michigan, Department of Technology, Management and Budget (**DTMB**). Title to and use of these Specifications is strictly restricted. Except as authorized in writing by the Department of Technology, Management and Budget, **State Facilities Administration**, or as may be appropriate for their use in the bidding and execution of the Work, reproduction, translation or substantial use or quotation of any part of any of these Specifications beyond that permitted by the 1976 United States Copyright Act without prior written permission is unlawful. Provisions marked with an asterisk have been furnished by the **DTMB** or taken from **DTMB**− provided contracts and are excluded from this copyright limitation.

ARTICLE 1 BIDDING DOCUMENT INTERPRETATIONS

- 1.1. Section 00020 Glossary assigns specific intent and meanings to capitalized terms and to other defined terms used in Section 00030 Advertisement, this Section 00100 Instructions to Bidders and Section 00210 Information for Bidders. The Glossary also provides specific rules for construing any reference to any Article or paragraph that is made in this Section 00100.
- 1.2. The deadlines and submission requirements imposed on the Bidders by the provisions of Articles 3 and 4 also shall apply to any prospective subcontractor or supplier seeking access to the site or needing to submit written questions or inquiries.
- 1.3. Except as otherwise noted, the deadlines and other requirements imposed upon the "Apparent Low Bidder" by the provisions of Articles 2, 5, 8 and 13 also shall apply to any other Bidder remaining or wishing to remain in contention for the award.
- 1.4. Neither the **Owner** nor **Professional** assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents in preparing Bids. The **Owner** and **Professional** make Bidding Documents available only for obtaining Bids, and neither the **Owner** nor **Professional** grants a license for any other use of the Bidding Documents.

ARTICLE 2 QUALIFICATIONS OF BIDDERS

- 2.1. The Apparent Low Bidder shall submit to the **Professional**, within two (2) Business Days after receipt of the **Professional's** request, Section 00430 List of Subcontractors. The Apparent Low Bidder also shall submit to the **Professional**, within five (5) Calendar Days after the **Professional's** request, a Pre–Award Schedule and those other Qualification Submittals noted in Sections 00410, 00420 and 00440. The Apparent Low Bidder(s) may be required to attend a pre-award conference(s).
- 2.2. The Pre–Award Schedule shall consist of a time-scaled CPM Schedule or a Bar Chart Schedule, as designated by the **Professional**. The Pre–Award Schedule shall (a) identify start and completion dates for the Work in summary form, (b) show the sequencing in which the Bidder plans to perform the Work to conform to the Contract Times and sequences of Work indicated in or required by the Bidding Documents, and (c) include a plot with percentages of completion for the Work correlating to the start and completion dates.
- 2.3. Unless otherwise determined by the **Owner**, in its sole discretion, failure, neglect or refusal by the Apparent Low Bidder to submit Qualification Submittals when and as requested justifies the **Owner's** refusal to consider the Apparent Low Bidder's Bid and the Apparent Low Bidder's Bid Security will be forfeited to the **Owner** as liquidated damages. However, in the case of any other Bidder remaining or wishing to remain in contention for the award, such failure, neglect, or refusal will not constitute grounds for forfeiting that other Bidder's Bid Security

ARTICLE 3 BIDDING DOCUMENTS; SITE CONDITIONS. SAFETY REQUIREMENTS; LAWS

- 3.1. It is the responsibility of each Bidder, before submitting a Bid, to: (a) examine the Bidding Documents thoroughly; (b) visit the site and, if necessary, record conditions at the site (through logs/notes, photographs, video or any other means); (c) study and correlate the Bidder's observations with the Bidding Documents; and (d) submit written questions or inquiries about the Bidding Documents or the Work, as provided in Article 4, immediately after discovering any conflicts, ambiguities, errors or omissions in the Bidding Documents.
- 3.2. It is also the responsibility of each Bidder, in the preparation of its Bid, to take those steps that are reasonably necessary to (a) ascertain and satisfy itself of the physical conditions under which the Work will be performed and the condition of existing facilities, including those which may not be a part of the Work, but could be affected by the performance of the Work, and (b) account for all general, local and prevailing conditions at or near the site that may in any manner affect the cost, schedule, progress, performance or furnishing of the Work. Examples of such conditions include, but are not limited to: (a) the nature and location of the Work; (b) conditions related to the transportation, disposal, handling and storage of materials; (c) the availability and suitability of labor, materials, water, electric power, telephone, sanitary services and roads; (d) daily and monthly weather variations, including any related subsurface conditions, river stages, or similar conditions; (e) the character, quality and quantity of surface and subsurface conditions at the site, including but not limited to ground water table variations, and the location, configuration and condition of existing facilities and Underground Utilities; (f) the character of equipment and facilities needed preliminary to and during Work performance; (g) conditions related to maintaining the uninterrupted operation/occupancy of existing services or facilities; and (h) the extent to which the nature, characteristics and use of any adjacent or nearby lands, rights-of-way and easements, and facilities (in all cases, inclusive of real and personal property) may affect the Bidder's activities.
- 3.3. It is the responsibility of each Bidder to inform itself of, and the Bidder awarded the Contract shall comply with, all applicable Laws, including, but not limited to Laws affecting cost, schedule, progress, performance or furnishing of the Work. Examples of those Laws include, but are not limited to, those relating to nondiscrimination in employment, prevailing wages, protection of public and employee health and safety, environmental protection, building codes, fire protection, grading and drainage, use of explosives, vehicular traffic, restoration of lands and property under the control of the State or a Political Subdivision, taxes, permits and licensing.
- 3.4. Section 00210 Information for Bidders identifies (a) reports of explorations and tests of subsurface conditions, and (b) drawings of physical conditions of existing surface and subsurface facilities that have been used by the **Professional** in the preparation of the Bidding Documents. Bidders may rely upon such expressly stated technical information and data contained in those reports which are expressly designated as Authorized Technical Data in Section 00210 Information for Bidders, but those reports and drawings are not part of the Bidding Documents.

- 3.4.1. Any conclusions or interpretations made by any Bidder based on such Authorized Technical Data shall be at the Bidder's own risk. Reliance by any Bidder on any Nontechnical Information or Data, interpretations or opinions contained in those reports or drawings also shall be at the Bidder's own risk. The **Owner**, **Professional** and their respective consultants assume no responsibility for any understanding reached or representation made about subsurface conditions and physical conditions of existing facilities, except as otherwise expressly shown in or represented by the Authorized Technical Data made available.
- 3.4.2. Section 00210 Information for Bidders also identifies additional reports of explorations and tests of subsurface conditions and reference documents reflecting physical conditions of existing surface and subsurface facilities that have not/been/used by the **Professional** in the preparation of the Bidding Documents. Any such reports and documents are not part of the Bidding Documents and are made available solely to allow Bidders to have access to the same information available to the **Owner** and **Professional**. Neither the **Owner** nor **Professional** warrants the accuracy or completeness of any such information nor do they warrant that Section 00210 Information for Bidders identifies all such existing relevant reports and/or documents.
- 3.5. Section 00210 Information for Bidders also identifies information and data shown or indicated in the Bidding Documents or Underground Utility drawings about Underground Utilities. Such information and data about existing Underground Utilities is based on information and data obtained from record documents of previous construction or furnished to the **Owner** by the owners of those Underground Utilities or by others.
- 3.6. Section 00700 General Conditions contain provisions concerning (a) responsibilities for Underground Utilities, (b) changes that may be ordered because of incidents with differing site conditions, and (c) the adequacy and completeness of the Authorized Technical Data of subsurface conditions and existing subsurface and surface facilities made available to Bidders.
- 3.7. To the extent that any Bidder considers that additional Authorized Technical Data is necessary for determining its Bid, it is the responsibility of that Bidder to request from the **Owner** the necessary additional Authorized Technical Data. In the event the **Owner** does not have the requested additional Authorized Technical Data, it shall be the responsibility of the Bidder, at the Bidder's sole cost, to undertake reasonable examinations of the site and any other pertinent available information and data that the Bidder considers necessary for determining its Bid.
- 3.8. If requested by a Bidder at least seven (7) Calendar Days before the date of Bid opening (or as otherwise agreed to by the **Owner**), the **Owner** will provide access to the site, when and as designated by the **Owner**, to allow that Bidder to conduct those reasonable explorations and tests that Bidder considers necessary for preparation and submission of the Bidder's Bid. Any such explorations and/or tests conducted by that Bidder shall comply with the requirements of the **Owner**, any Public Utilities involved and any Political Subdivisions with jurisdiction. If access to the site is granted, that Bidder shall fill all holes and clean up and restore the site to its former

condition, to the **Owner's** satisfaction, upon completion of those explorations and/or tests.

- 3.9. The Bidder awarded the Contract shall be responsible for obtaining any lands, areas, properties, facilities, rights-of-way, and easements, in addition to those furnished by the **Owner**, that the Bidder considers necessary for temporary facilities, storage, disposal of spoil or waste material or any other similar purpose. Neither the **Owner** nor **Professional** assumes any responsibility for site conditions at any lands, areas, properties, facilities, rights-of-way, and easements obtained by any Bidder.
- *3.10. With respect to any earth disturbance associated with this Contract, the Bidder awarded the Contract shall comply with The Natural Resources and Environmental Protection Act; Soil Erosion and Sedimentation Control, 1994 PA 451 Part 91, as amended, MCL 324.9101 et seq. State Facilities Administration is the designated "Authorized Public Agency" under the provisions of Section 9110 of 1994 PA 451, Part 91 as amended.
- 3.11. Each Bid shall include and be deemed to have included all (a) Michigan sales and use taxes and other similar taxes applicable to the Work that are required by Law as of the date of Bid opening, and (b) the cost of all permits, approvals, licenses, and fees necessary for the commencement, prosecution, and completion of the Work. Section 00700 General Conditions contain provisions concerning responsibilities of the Bidder for sales and use taxes and other similar taxes and for obtaining permits, approvals, licenses, and fees applicable to the Work.
- 3.12. To the extent the **Owner** or **Professional** has knowledge of other work at the site, which may be ongoing during the period allowed for the Work, the Bidding Documents shall identify such other work. Before submitting a Bid, each Bidder shall evaluate: (a) the effect that any such other work operations (e.g., dewatering, blasting, etc.) may have on the Work, (b) related conditions and sequences of Work contained in the Bidding Documents, (c) the requirements for coordination and cooperation between the Work and other work, and (d) related Contract Times.
- 3.13. The submission of a Bid constitutes a binding representation by the Bidder that: (a) the Bidder has complied with every requirement of this Article and the Bidding Documents; (b) the Bidder has examined and agrees with the Progress Schedule requirements contained in the Specifications, including, but not limited to, requirements concerning the administration of early completion schedules; (c) without exception, the Bid is premised upon performing and furnishing the Work required by the Bidding Documents and in accordance with those Means and Methods indicated in or required by the Bidding Documents; and (d) the Bidder considers the Bidding Documents to be sufficient in scope and detail to indicate a clear understanding of all terms and reasonably foreseeable conditions applicable to the Work, and how such terms and conditions may affect the cost, schedule, progress, performance and furnishing of the Work.
- 3.14. Any failure of a Bidder to take the actions described and acknowledged in this Article will not relieve that Bidder of the responsibility for (a) properly estimating the difficulty, cost of and schedule for successfully performing and

furnishing the Work, or (b) upon award, performing and furnishing the Work successfully at no increase in Contract Price or Contract Time.

3.15. Neither the **Owner** nor **Professional** assumes any responsibility for any conclusions or interpretations made by any Bidder based on the information made available by the Bidding Documents. Nor does the **Owner** or **Professional** assume any responsibility for any understanding reached or representation made about conditions that may in any way affect cost, schedule, progress, furnishing or performance of the Work, unless that understanding, or representation is expressly stated or indicated in the Bidding Documents (including written Addenda).

ARTICLE 4 INTERPRETATIONS; ADDENDA

- 4.1. All requests for clarification or interpretation of the Bidding Documents, all proposals for any modifications to the Bidding Documents, all requests for information and all other questions or inquiries about the Bidding Documents and/or the Work shall be submitted in writing to the Contact Person identified in Section 00030 Advertisement, Article 8. Requests or inquiries received less than seven (7) Calendar Days before the date of Bid opening will be answered only if (a) the response can be given through Addenda made available at least seventy-two (72) hours before Bid opening (counting Business Days only), (b) the Bid opening is postponed by Addendum, or (c) the Work is rebid without readvertising following the issuance of post-Bid Addenda.
- 4.2. Any interpretation or clarification, modification to the Bidding Documents (whether by correction, addition, deletion, or other revision) and/or information given will be binding only if given by Addenda. Interpretations, clarifications, corrections, additions, deletions or other revisions or information given orally or in any other manner are not binding on the **Owner** and if relied upon by any Bidder, shall be relied upon at the Bidder's own risk. Addenda will be provided by posting to and may be obtained by bidders at: https://sigma.michigan.gov/PRDVSS1X1/Advantage4
- 4.3. In the **Owner's** sole discretion, subsequent to the opening of Bids, post-Bid Addenda may be issued setting a new date for the receipt and opening of sealed Rebids.
- 4.4. Any quantities of Unit Price Work given on the Bid Form, whether detailed in the Drawings or Specifications or contingent upon actual conditions, are approximate only, and are to be used solely for comparing Bids and establishing the Contract Price. Neither the **Owner** nor **Professional** represents that the actual quantity for any item of Unit Price Work performed will equal the quantity given. Payments will be made only for actual quantities of Unit Price Work completed in accordance with the Contract Documents. Actual quantities of Unit Price Work may overrun or underrun those in the Bid Form without necessarily invalidating the unit prices bid (except as provided in paragraph 10.6 of Section 00700 General Conditions).

ARTICLE 5 BID SECURITY

5.1. Bid Security shall be made payable to the "State of Michigan" in the form of a certified or cashier's check or money

order drawn upon a bank insured by an agency of the Federal Government or consist of a duly executed Bid Bond. A Bid Bond shall be duly executed by the Bidder and by a surety authorized to do business in the State by the Department of Energy, Labor and Economic Growth and listed on the current U.S. Department of the Treasury Circular 570. Bidders shall attach a certified copy of Power of Attorney to sign Bid Bonds as the Attorney-in-Fact. Copies of the current Circular listing of approved bonding/insurance companies and interim changes may be obtained through the Internet web site https://www.fiscal.treasury.gov/fsreports/ref/suretyBnd/c570.htm.

5.2. Failure by a Bidder to enclose with its Bid a certified or cashier's check or money order or a duly executed Bid Bond signed by Bidder and Surety shall disqualify that Bidder from any consideration for the award. If Bid Security is by check or money order, such certified or cashier's check or money order must be delivered in original copy before the Bid Due Time to:

State Facilities Administration Design & Construction Division 3111 W. St. Joseph Street Lansing, Michigan 48917

All other Bid information must be submitted via SIGMA as per standard bidding procedure.

- 5.3. The Bid Security of the Bidder recommended for award will be retained until that Bidder has fulfilled all the following: (a) submitted Qualification Submittals and required information, (b) executed and delivered Section 00500 Agreement, (c) delivered evidence of insurance, and (d) furnished the required Section 00610 Performance Bond and Section 00620 Payment Bond (including separate certifications). If that Bidder fails to do so when and as specified, the **Director-DCD or his/her designee**, may annul the Notice of Award recommendation, and the Bid Security of that Bidder will be forfeited to the **Owner** as liquidated damages. If the **Owner** incurs any collection costs in the enforcement of the Bid Security requirement, that Bidder and its surety, if any, agree jointly and severally to reimburse the **Owner's** costs of collection, which shall include reasonable fees and charges of attorneys and others, court or hearing costs incurred with or without suit and interest.
- 5.4. If the Apparent Low Bidder gives a certified or cashier's check or money order as Bid Security, and the **Owner** requests a certification by an acceptable surety stating that the Bidder will furnish the Section 00610 Performance Bond and Section 00620 Payment Bond if awarded the Contract, that Bidder shall furnish such certification within seven (7) Calendar Days after the **Owner's** request.
- 5.5. The Bid Securities of the Apparent Low Bidder and of any other Bidder remaining in contention for the award will be retained by the **Owner** until the end of the period during which Bids shall remain open, or seven (7) Calendar Days after the **Owner** executes Section 00500 Agreement, whichever last occurs.

ARTICLE 6 CONTRACT TIME; LIQUIDATED DAMAGES

6.1. The Contract Times, i.e., the number of Calendar Days within, or dates by, which the Work or any part of the Work shall be completed, are specified in Section 00500

Agreement, and may be supplemented, as provided in Section 00500 Agreement. As stated in Section 00500 Agreement, the Contract Times are of the essence of the Contract. If any Bidder believes that any of the Contract Times are insufficient or excessive, that Bidder shall advise the **Owner** in accordance with the requirements of Article 4.

6.2. Liquidated damages are specified in Section 00500 Agreement and may be supplemented, as provided in Section 00500 Agreement.

ARTICLE 7 MATERIALS AND EQUIPMENT

- 7.1. Named or Specified Materials and Equipment Materials and equipment described in the Specifications by naming a brand, make, supplier or manufacturer or by using a specification shall establish a standard and shall be intended to convey function, necessary design features, general style, type, materials of construction, character and quality, serviceability, and other essential characteristics. A number of Specifications, if any, using named or specified materials and equipment are *listed* in Schedule 1.6 of Section 00440 Schedule of Materials and Equipment.
- 7.2. Proposal for Adding Products by Addenda For those Specifications *listed* in paragraph 1.6 in Section 00440 Schedule of Materials and Equipment, the **Professional** will, up to ten (10) Calendar Days before the date of Bid opening stated in Section 00030 Advertisement, accept written proposals from non-named manufacturers and suppliers seeking to have the **Professional** add their products to Schedule 1.6. The **Professional** will consent to any such proposal by Addendum if, in the **Professional**'s judgment, the proposed material or equipment also may be used as a named or specified product. Lack of adequate time or information needed to evaluate a proposal, as determined in the sole discretion of the **Professional**, may justify its rejection.
- 7.2.1. Any such proposal shall clearly identify differences between the proposed and named or specified material or equipment and demonstrate objectively that the proposed material or equipment: (a) has the same essential characteristics of the item named or specified, (b) will equally perform the functions and achieve the results called for by the general design concept, (c) is suited to the same use as the item named or specified, (d) is at least of equal materials of construction, quality and necessary essential design features to the material or equipment named or specified, (e) conforms substantially to the desired detailed requirements, including, but not limited to durability, strength, appearance and aesthetics (if aesthetics are significant), safety, service, life, reliability, economy of operation and ease of maintenance, and (f) offers a proven record of performance and service for at least three (3) years before the date of Bid opening.
- 7.2.2. Any such proposal shall further include (a) a list of installations that have been in service for at least three (3) years before the date of Bid opening (including the name, address, and telephone number of a person familiar with and at the installation), and (b) sufficient drawings, diagrams, brochures, schedules, performance charts, instructions, samples, and other data as may be necessary to allow the **Professional** to make a determination.

- 7.3. Each Bidder is responsible for notifying the **Professional** in writing if the Bidder knows or has reason to know that any material or equipment *listed* in Section 00440 Schedule of Materials and Equipment, which the Bidder intends to bid requires changes in the Work. Any such notice shall be provided no later than seven (7) Calendar Days before Bid opening. This requirement applies but is not limited to changes in any testing requirements or Means and Methods indicated in or required by the Bidding Documents. However, this requirement is not intended to make the Bidder responsible for correcting design errors or omissions.
- 7.3.1. If any Bidder fails to provide such notice, and is awarded the Contract, that Bidder assumes responsibility for its proportionate share of any excess costs and Delay. Excess costs and Delay are those resulting from changes in the Work that would not have been incurred had that Bidder not failed to provide written notice to the **Professional**.
- 7.4. <u>Bidding Requirement</u> For those Specifications *listed* in paragraph 1.6 of Section 00440 Schedule of Materials and Equipment, each Bidder shall bid one of the *listed* materials and equipment only. This requirement to not bid "or equal" or substitute materials and/or equipment for the *listed* Specifications applies even if the Bidding Documents state that an "or equal" or substitute may be furnished or used for any *listed* Specification.
- 7.5. <u>Contract Condition</u> For those Specifications *listed* in paragraph 1.6 of Section 00440 Schedule of Materials and Equipment, the Contract will be awarded on the basis that only *listed* named or specified materials and equipment will be furnished. If an "or equal" or a substitute may be furnished for any *listed* Specification, if acceptable to the **Professional**, application for acceptance will not be considered until after Contract Award.
- 7.6. Section 00700 General Conditions contains provisions requiring each Supplier (a) to be bound to the requirements of the Contract Documents, (b) to assume toward the **Contractor** all obligations that the **Contractor** assumes toward the **Owner** and **Professional**, and (c) to furnish Work under a Sub-agreement containing waiver of rights of subrogation provisions.

ARTICLE 8 SUBCONTRACTORS

- 8.1. For each Division, Section of the Specifications and/or trade itemized in Section 00430 List of Subcontractors, the Apparent Low Bidder shall, when requested by the **Professional**, nominate the Subcontractor(s) to be awarded a Sub-agreement(s). When completing Section 00430, the Apparent Low Bidder shall provide licensing data for trades for which contractors' licensing is required and, if applicable, indicate minority, woman, or handicapped status. One Subcontractor shall be nominated for each Specification or trade, unless the Apparent Low Bidder, directly or through a Subcontractor, intends to award more than one Subagreement for the listed Specification or trade.
- 8.2. If the **Owner** objects, for good cause, to any nominated Subcontractor, the **Owner**, before issuing the Notice of Award, may request replacement of that Subcontractor. In that event, the Apparent Low Bidder shall

- nominate a substitute Subcontractor or the Bidder itself, if qualified for the Work involved. In such case, there will be no extension in the Bid hold period nor any increase in the Bidder's Bid or Alternates. If the Bidder declines, that Bidder shall not be recommended for the award; however, such declining will not constitute grounds for forfeiting the Bidder's Bid Security.
- 8.3. Except as provided in paragraph 8.2, no removal or replacement of a nominated Subcontractor will be considered by the **Owner**, except for good cause. Before Contract Award, any removal, replacement, or addition of a nominated Subcontractor shall be responsive to the requirements of the Bidding Documents only to the extent it permits the timely evaluation of the newly nominated Subcontractor. After Contract Award, if the Apparent Low Bidder, as the **Contractor**, nominates *for the first time* a Subcontractor for any Division, Specification and/or trade listed in Section 00430 List of Subcontractors, and the **Owner** objects for good cause to any such newly nominated Subcontractor, the **Contractor** shall provide a replacement Subcontractor at no increase in Contract Price and/or Contract Time.
- 8.4. Section 00700 General Conditions contains provisions requiring each Subcontractor (a) to be bound to the requirements of the Contract Documents, (b) to assume toward the **Contractor** all obligations that the **Contractor** assumes toward the **Owner** and **Professional**, and (c) to provide Work under a Sub-agreement containing waiver of rights of subrogation provisions.
- 8.5. These provisions shall not be construed to create any third-party beneficiary or joint employer status with respect to the **Owner** and/or **Professional** and any Subcontractor. Furthermore, these provisions shall not be construed to create or impose any duty or liability on the **Owner** to exercise this authority for the benefit of any Bidder, nominated or newly nominated Subcontractor or any other third party.

ARTICLE 9 BID FORM AND BID FORM ATTACHMENTS

- 9.1. All bid forms should be uploaded as attachments to SIGMA, including the Section 00300 Bid Summary, Section 00300 Bid Form and Bid Form Attachments (Section 00310 Bid Bond Form and Section 00320 Non-collusion Affidavit. If any forms are revised by Addendum, the latest revision of the appropriate Bid Summary, Bid Form and/or Bid Form Attachment shall be used. All blank spaces shall be legibly and properly printed in ink or typed as required in these Instructions to Bidders and each form. All Bid prices shall be printed or typed in both words and figures.
- 9.2. Bids by individuals shall be signed by the person making that Bid, or the Bid shall enclose a Power of Attorney evidencing authority to sign the Bid in the individual's name.
- 9.3. Bids by partnerships shall be signed in the name of the partnership. The partner authorized to sign shall be named and sign where indicated. A certified copy of power of attorney authorizing that partner to bind all partners shall be attached to Section 00300 Bid Form. If a certified copy of the partnership's certificate attached to Section 00300 Bid Form indicates that all partners have signed, no separate authorization is required.

- 9.4. Bids by corporations shall be signed in the legal corporate name. The signature of the president or authorized officer shall be entered below the corporate name, followed by the attesting signature of the corporation secretary or of an authorized officer other than the officer signing the Bid. A certified copy of a pertinent Board Resolution authorizing that individual to bind the corporation shall be attached to Section 00300 Bid Form.
- 9.5. Bids by joint ventures shall be signed by all or one of the joint venturers. If not all joint venturers sign, a certified copy of Power of Attorney authorizing the individual(s) signing to bind all joint venturers shall be attached to Section 00300 Bid Form. If a certified copy of the joint venturer's certificate attached to Section 00300 Bid Form indicates that all joint venturers have signed, no separate authorization is required.
- 9.6. The Bidder shall acknowledge receipt of all Addenda by completing the blank spaces in the table provided for that purpose in paragraph 2.1 of Section 00300 Bid Form.

ARTICLE 10 PREPARATION AND SUBMISSION OF BIDS

10.1. Left Blank Intentionally

10.2. Bids must be submitted electronically through the SIGMA VSS website at https://sigma.michigan.gov/PRDVSS1X1/Advantage4

- 10.3. Each bid requesting the Qualified Disabled Veterans (QDV) preference, in accordance with Public Act 22 of 2010, MCL 18.1241(3), shall include a DD 214 Proof of Service and Discharge, a Veterans Administration rating decision letter, proof of disability (if the disability is not indicated on the DD 214), and appropriate legal documents setting forth the 51% natural persons QDV ownership.
- 10.4. If Unit Price Work is specified, the Bidder shall, for each Unit Price Work item listed separately on Article 6 of Section 00300 Bid Form, bid a unit price, and enter, in the appropriate column, the computation of the respective quantity multiplied by the respective Bidder's bid unit price. Bid prices for each lump sum or "One Each" item listed on the Bid Form shall be printed or typed only in the appropriate "Bid Price" column. The Bidder shall show the sum representing the Bidder's Base Bid and, if Alternates are listed, the Bid prices for all Alternates, in the spaces provided for those purposes.
- 10.5. For each Cash Allowance, the Bidder shall include, within the Bid, all labor costs, construction equipment costs, insurance and Bond premiums and other general conditions costs and Fee (Bidder's and Subcontractors') to complete Work associated with the material, equipment, or other designated item to be furnished under the Cash Allowance. For each Provisionary/Contingency Allowance, the Bidder shall include, within the Bid, insurance premiums (not recoverable as labor burden) and Bond premiums required to complete Work that may be ordered under the Provisionary/Contingency Allowance. Cash Allowances and Provisionary/Contingency Allowances are defined in Section 00020 Glossary and are further described in paragraph 10.7 of Section 00700 General Conditions.

- 10.6. The Bidder's Base Bid and Alternate Bid prices shall include, and payment for completed Work shall be compensation in full for, all services, obligations, responsibilities, management, supervision, labor, materials, devices, equipment, construction equipment, general conditions, permits, patent fees and royalties, testing, inspection and approval responsibilities, warranties, temporary facilities, small tools, supplies, Bonds, insurance, taxes, mobilization, close-out, overhead and profit and all connections, appurtenances and any other incidental items of any kind or nature, as are necessary to complete the Work, in a neat, first quality, workmanlike and satisfactory manner in accordance with the Drawings and Specifications and as otherwise required to fulfill the requirements of the Bidding Documents.
- 10.7. Neither the Section 00300 Bid Form nor any Bid Form Attachment made available to the Bidders and submitted with the Bid shall be altered in any way. Bids shall not contain any qualifications or conditions or any recapitulations of the Work whatsoever. No Alternate will be considered, unless any such Alternate is itemized in paragraph 6.2 Schedule of Alternates in Section 00300 Bid Form and specified in the Bidding Documents.
- 10.8. Before and after Bid submission, and before the time for receiving Bids has expired, any Bidder may alter or revise any price or information the Bidder has entered on its Bid Form or any Bid Form Attachments by: (a) crossing out the entry, (b) legibly printing in ink or typing the new price or information, and (c) placing the initials of the person who signs the Bid adjacent to each change. After Bid opening, the **Owner** may require a Bidder to verify any such alteration or revision. Ambiguities arising from any alterations or revisions made by any Bidder may be resolved against that Bidder, in the **Owner's** sole discretion.
- 10.9. Neither the **Owner** nor **Professional** assumes any responsibility for any costs any Bidder incurs, however caused, in preparing and submitting its Bid, in withdrawing its Bid, or in objecting to the award or to being disqualified for the award.
- 10.10. In the event of any conflict between Attachment A to Section 00100–Bidder's Checklist and any requirements specified in any other parts of the Bidding Documents; the requirements of the Bidding Documents taken as a whole shall be binding on the Bidders.
- 10.11. All bonds, insurance, and other required documents shall be issued in the name of the bidder.

ARTICLE 11 BID WITHDRAWAL

11.1. Any Bidder may withdraw its Bid before Bid opening by submitting to the **Owner** a document requesting the withdrawal in the manner in which a Bid shall be signed and submitted to the **Owner**. Withdrawal of a Bid before Bid opening will not prejudice the right of that Bidder to submit a new, modified Bid. After the time for receiving Bids has expired, the following will apply: (a) no Bid may be modified, altered, or reformed, except to resolve irregularities on the Bid Form or Bid Form Attachments, as provided in paragraph 14.6,

- and (b) no Bid withdrawal will be accepted by the **Owner**, except as provided in paragraphs 11.2 through 11.6.
- 11.2. After the time for receiving Bids has expired, no Bid may be withdrawn, unless that Bidder lodges a written claim of a mathematical or clerical error in the Bidder's Bid with the **Owner** within two (2) Business Days after the date of Bid opening. The claim shall describe in detail the mathematical or clerical error, include a signed affidavit stating the facts of the alleged error and request that the Bidder be released from the Bidder's Bid.
- 11.3. If any Bidder's claim to withdraw its Bid due to an alleged mathematical or clerical error is timely filed, the **Director-DCD**, or his/her designee, will determine the validity of the claim and, as he/she deems necessary within his/her sole discretion, will provide an opportunity to the Bidder making the withdrawal to present its verification claim at a hearing/review session within ten (10) Calendar Days after the **Owner** received the claim.
- 11.4. At the Bid withdrawal claim review, the **Director-DCD**, or his/her designee shall, within his/her discretion, informally hear testimony and receive evidence as to whether (a) the Bid contains an obvious mathematical or clerical error not involving lack of good faith or fair dealing, (b) the error is subject to objective certification and is of such grave consequences that to enforce the Contract would be unconscionable, (c) the error relates to a material feature of the Contract, and (d) the error was not caused in any way by the Bidder's violation of positive legal duty or culpable negligence.
- 11.5. Upon completion of the claim review process and before any award recommendation, the **Director-DCD**, or his/her designee, will enter findings and render a determination on the Bidder's withdrawal claim. The **Owner** will notify the Bidder within a reasonable time after such determination.
- 11.6. If the **Director-DCD**, or his/her designee, concurs with the Bid withdrawal claim and the **Owner** suffers no serious prejudice, except loss of bargain, the **Owner** will allow the Bidder to withdraw its Bid will return the Bidder's Bid Security within a reasonable time. However, that Bidder will not be allowed to submit another Bid for the Work. The decision of the **Director-DCD**, or his/her designee, shall be final and binding on any such Bidder.

ARTICLE 12 BID OPENING; OBJECTION TO THE AWARD

- 12.1. Each Bidder bears sole responsibility to submit their bid electronically through the SIGMA VSS website at https://sigma.michigan.gov/PRDVSS1X1/Advantage4
- 12.2. Within reasonable time after the date of Bid opening, the **Owner** will make available a "Bid tabulation" listing the Bids opened and the Apparent Low Bidder. If any Bidder listed in the Bid tabulation has any objection to the Apparent Low Bidder, the objecting Bidder shall file a written protest with the **Owner** within seven (7) Calendar Days after the date of Bid opening. The protest shall describe in detail the basis for the protest and request a determination under this Article.

- 12.3. If a written protest is timely filed, the **Director-DCD**, or his/her designee, will review the protest and if he/she determines in his/her sole discretion that a claim review process is necessary, such proceeding shall be conducted within ten (10) Calendar Days after receipt of the written protest.
- 12.4. The **Owner** will notify the Bidders involved within a reasonable time of the **Director-DCD's**, or his/her designee's, recommendation to dismiss or uphold the protest. If the protest has been denied, the **Owner** will notify those Bidders of the time and date on which the **Board's** Building Committee will meet to consider the **Director-DCD's**, or his/her designee's recommendation of award. The objecting Bidder and the Apparent Low Bidder will be given an opportunity to be heard at the Building Committee meeting and, at the discretion of the **Board**, at any subsequent **Board** meetings. The Building Committee and **Board**, at its discretion, will review or hear the protest under such terms and conditions as either deems proper.
- 12.5. Upon reviewing the protest, the Building Committee and/or the **Board** will either (a) dismiss the protest, or (b) uphold the protest and send the Bid back to the **Director-DCD**, or his/her designee, for a new Bid evaluation or rebid, consistent with the determination of the Building Committee or **Board's** findings. The decision of **Board** as to the protest shall be final and binding.

ARTICLE 13 BIDS TO REMAIN OPEN

- 13.1. Bids shall remain open for acceptance by the **Owner** for no less than the period during which Bids shall remain valid (i.e., the Bid hold period) stated in Section 00030 Advertisement.
- 13.2. The **Owner**, by written notice, may elect to request the Apparent Low Bidder and any other Bidder remaining or wishing to remain in contention for the award to hold their Bids beyond the Bid hold period. Any such Bidder who fails or refuses to agree to the **Owner**-requested extension may be disqualified for further consideration for the award. However, no such Bidder shall forfeit the Bidder's Bid Security due to its failure or refusal to hold its Bid.
- 13.3. Any such Bid hold extension request by the **Owner** and consent by any Bidder shall be based upon <u>no increase in</u> (a) the Bidder's Base Bid, (b) any of the Bidder's Alternate Bid Prices, and (c) any Contract Times stated in Calendar Days. However, in the event none of the Bidders involved consent to extending their Bids, as conditioned in this paragraph, the **Owner** will issue a post-Bid Addendum specifying an additional Alternate for the sought extension in the Bid hold period.

ARTICLE 14 AWARD OF THE CONTRACT

- 14.1 If the Owner elects to award the Contract, the Owner will make the award to the responsive and responsible best value bidder except as provided below relative to veteran's preference.
- 14.1.1 The Apparent Low Bidders will be evaluated for responsiveness and responsibility based on the following:

- Compliance with the bid specifications and requirements.
- The Bidder's financial resources.
- The Bidder's technical capabilities.
- The Bidder's technical experience.
- The Bidder's past performance.
- The Bidder's insurance and bonding capacity.
- The Bidder's business integrity.

If a qualified disabled veteran meets the requirements of the contract solicitation, provides acceptable responses to both Part One and Part Two of the Best Value Construction Bidder Evaluation to achieve a Best Value recommendation and with the veteran's preference is the lowest responsive, responsible, best value Bidder the Owner will award the contract to the qualified disabled veteran bidder.

A determination as to whether the requirements of the bid solicitation have been met will be based solely on the Owner's and Professional's evaluation of the Section 00300 Bid Form, Bid Form Attachments, Bidder-provided documents, Best Value Evaluation by the PSC, interview, and Bidder Qualification Submittals received in a timely basis. Each bid requesting the Qualified Disabled Veterans (QDV) preference, in accordance with Public Act 22 of 2010, MCL 18.1241.3 shall include a DD 214 Proof of Service and Discharge, a Veterans Administration rating decision letter, proof of disability (if the disability is not indicated on the DD 214), and appropriate legal documents setting forth the 51% natural persons QDV ownership.

The bids will be evaluated for best value based on price and qualitative components by comparing the qualitative components of the three lowest responsive and responsible Bidders. The comparison may also include other Bidders whose bids are within 10% of the lowest responsive and responsible Bidder. Determination of the lowest three Bidders shall be based on the sum of the Base Bid and any additive and deductive Alternates the Owner accepts. Alternates shall be accepted in the order listed in paragraph 6.2 Schedule of Alternates in Section 00300 Bid Form only. The Owner will accept an Alternate only if all other previously listed Alternates are also accepted unless acceptance by the Owner of Alternates in a different order does not affect determination of the lowest three bidders in any way.

Some qualitative components that may be evaluated are:

- Technical approach.
- Quality of proposed personnel.
- · Management plans.
- ADD ANY OTHER PROJECT SPECIFIC

For contracts under \$250,000, best value will primarily be based on the lowest responsive and responsible bid.

14.1.2. For determining the lowest, responsive, and responsible bid, when a Qualified Disabled Veterans (QDV) preference is requested, 10% of the lowest responsive and responsible bid (the bid that would otherwise receive the contract award if the preference were not being considered) will be deducted from all QDV bids. If the low responsive and responsible QDV bid, less the 10% preference, is less than the

lowest responsive and responsible bid, then the QDV bid will be declared the official lowest responsive and responsible bid. The original QDV bid amount will be the basis of the contract award.

- 14.1.3. Bid irregularities with respect to the Bidding Documents, for which corrective action is not already provided in paragraph 14.6 or elsewhere in the Bidding Documents, may be waived at the sole discretion of the **Owner**, unless the irregularity was due to the Bidder's lack of good faith or fair dealing, or where the waiver would lead to a determination obviously in error or inconsistent with the Bidding Documents.
- 14.1.4. For Bids over \$100,000.00, Bidders that self-certify to be a Michigan business shall be given a preference over an out of state Bidder in the same manner in which an out-of-state Bidder would be preferred in its home state. Bidders that neither self-certify as a Michigan business in their Bid nor authorize the Michigan Department of Treasury to release information necessary to verify entitlement will be deemed to have waived their right to claim entitlement to any preference.
- 14.2. No Bidder shall be considered responsible under the requirements of the Bidding Documents, unless that Bidder delivers the information required in paragraph 2.1 that the **Owner** considers necessary to the evaluation of the Bid.
- 14.3. The following may be considered examples of sufficient grounds for determining that a Bidder is not responsible, or for objecting to any of the Bidder's Subcontractors (even if holding a valid license) or Suppliers: *(a) being listed on the Michigan Department of Labor's register of employers who have been found in contempt of court by a Federal Court of Appeals for failure to correct an unfair labor practice as prohibited by Section 8 of Chapter 372 of the National Labor Relations Act, 29 U.S.C. 158 (1980 PA No. 278, as amended, MCL 423.321 et seq.); *(b) being debarred from participation in the bid process pursuant to Section 264 of 1984 PA 431, as amended, MCL 18.1264, or debarred or suspended from consideration for award of contracts by any other State or any federal Agency; (c) a felony conviction in any state (including this State) within the last three (3) years before the date of Bid opening; (d) lack of adequate experience or demonstrated qualifications or capability to perform the trades or classifications of the Work specified in the Bidding Documents; (e) reasonable doubt concerning the ability to maintain adequate construction equipment, quality control, schedule control or financing to meet contractual obligations under the Bidding Documents; (f) a previous termination for cause by the **Owner** within the last five (5) years before Bid opening; (g) failure to comply with all requirements for foreign corporations; (h) concealment, misrepresentation or misstatement of any material facts; or (i) failure to pay any federal, State or local taxes.
- 14.4 If the Owner, either through the Director-DCD or his/her designee, or the Board, intends to disqualify any Bidder under consideration for award, written notice of the impending disqualification will be provided by the Owner (including reasons for the disqualification) to that Bidder and those Bidders remaining under consideration to the award. If the disqualified Bidder has any objection to the disqualification that Bidder shall, within two (2) Business Days, file a written protest, as provided in paragraph 12.2, and follow the protest

procedures in paragraphs 12.3 through 12.5. The decision of the Board shall be final and binding on the disqualified Bidder.

- 14.5. Except in circumstances leading to a determination obviously in error or inconsistent with the Bidding Documents, irregularities on any Bid shall be resolved using the rules provided in paragraph 14.6. Except as stated in paragraph 14.6(e), any Bid Form and Bid Form Attachment having any such irregularity shall be modified, altered, or revised to reflect the resolution of the irregularity, however, no Bidder-provided sum or extension shall be modified, altered, or revised and the Bidder's Bid shall be binding on the Bidder and the Bidder's surety, subject to the provisions governing Bid withdrawals stipulated in Article 11.
- 14.6. The following irregularities on any Bid Form or Bid Form Attachment shall be resolved as follows: (a) between SIGMA entry and signed Bid Summary attachment, the signed Bid Summary attachment will be used; (b) between words and figures, the words shall be used; (c) between any sum, computed by the Bidder, and the correct sum, the sum computed by the Bidder shall be used; (d) between the product, computed by the Bidder, of any quantity and bid unit price and the correct product of the unit price and the quantity of Unit Price Work, the product extended by the Bidder shall be used; (e) between a stipulated Allowance and the amount entered, the Allowance shall be used; (f) any mobilization pay item exceeding the maximum specified shall be ignored and the Bid shall remain unchanged; (g) if any Bidder fails or neglects to bid a unit price for an item of Unit Price Work but shows a "Bid Price" for that item, the missing unit price shall be computed from the respective quantity and the Bid Price shown; (h) if any Bidder fails or neglects to show a "Bid Price" for an item of Unit Price Work but bids a unit price, the missing Bid Price shall remain as "zero"; and (i) if any Bidder fails or neglects to enter a Bid price in both words and figures, the Bid price printed or typed, whether in words or figures, shall be used.
- 14.7. If there are reasonable grounds for believing that collusion or unlawful agreements exist between any Bidders, that a Bidder is interested in more than one Bid, or that any Bids are not genuine, those Bidders will be disqualified, and their Bids will be rejected without consideration.
- 14.8. All costs of the Bidder awarded the Contract and that are incurred in responding to requests from the **Owner** or **Professional**, whether or not sufficient, shall neither justify any increase in Contract Price or Contract Time nor provide any basis for subsequent consideration by the **Owner** of a proposal or claim for any increase in Contract Price or Contract Time.
- *14.9. Michigan and Recycled Products The Bidder awarded the Contract and all Subcontractors and Suppliers shall use (a) Michigan-made products whenever possible where price, quality and performance are equal to or better than non-Michigan products, and (b) supplies, materials and equipment made from Recycled Materials if there is a readily identifiable source or market as determined by the **Director-DCD**, or his/her designee, and the cost does not exceed one hundred ten percent (110%) of supplies, materials or equipment not containing Recycled Materials (Sections 261 and 261a of the Management and Budget Act, 1984 PA 431, as amended, MCL 18.1261 and MCL 18.1261a).

- *14.10. <u>Subcontractor and Supplier Businesses Owned</u> <u>by Minorities, Women and Persons with Physical or Mental Disabilities</u> Bidders are urged to utilize as Subcontractors and Suppliers, businesses owned by minorities, women, and persons with physical or mental disabilities. For assistance in locating and identifying certified businesses, contact the Michigan Department of Civil Rights, Business and Community Affairs, Cadillac Place, 3054 W. Grand Boulevard, Suite 3-600, Detroit, MI 48202, 1-800-482-3604.
- *14.11. Unfair Labor Practice Bidders who have been found in contempt of court by a Federal Court of Appeals on not less than three occasions involving different violations during the preceding seven (7) years for failure to correct an unfair labor practice prohibited by Section 8 of Chapter 372 of the National Labor Relations Act, 29 U.S.C. 158 are not eligible to be awarded the Contract. A register of employers in violation of this requirement is compiled by the Michigan Department of Energy, Labor and Economic Growth pursuant to 1980 PA 278, MCL 423.321 et seq. Further, the Bidder awarded the Contract shall not use any Subcontractors or Suppliers on the Work whose name appears on the register. According to Section 4 of 1980 PA 278, any contract entered into by the State may be declared void and rescinded to the extent the Bidder awarded the Contract or any Subcontractor, manufacturer, or Supplier awarded Work under the Contract subsequently appears in the register compiled by the Department of Consumer and Industry Services.
- *14.12. <u>Nondiscrimination</u> The Bidder awarded the Contract, and each Subcontractor and Supplier awarded a Sub agreement covenants that it will comply with the nondiscrimination requirements described in paragraphs 7.12.1 through 7.12.3 of Section 00700 General Conditions.
- *14.12.1. A breach of the covenants set forth in paragraph 7.12 of Section 00700 General Conditions shall be regarded as a material breach of the Contract.
- *14.12.2. The Bidder awarded the Contract shall include or incorporate by reference paragraph 14.12.1 (above) and the provisions of paragraphs 7.12.1 through 7.12.3 of Section 00700 General Conditions in every Sub agreement, unless exempted by rules, regulations, or orders of the Michigan Civil Rights Commission. Each Sub agreement shall provide that those provisions shall be binding upon the Subcontractor or Supplier.
- *14.13. Bidders are further directed to Article 7 of Section 00700 General Conditions for terms and conditions concerning the following Michigan legal requirements applicable to this Contract: (a) Laws and permits, paragraph 7.1, (b) taxes, paragraph 7.2, (c) safety and protection, paragraph 7.3, (d) unfair labor practice, paragraph 7.10, (e) Michigan Right-to-Know Law, paragraph 7.11, and (f) Michigan residency for employees, paragraph 7.13.

ARTICLE 15 EXECUTION OF THE AGREEMENT

15.1. Upon acceptance of a Bid for the Work by the **Board** or by the **Director** of the **Department** of Technology, Management and Budget, the **Director-DCD** or his/her designate will send the Notice of Award to the Bidder awarded the Contract. The Notice of Award will (a) designate the

Contract Price and itemize the Alternates that the **Owner**, in its sole discretion, has accepted, (b) enclose completed, unsigned Section 00500 Agreement forms and blank Section 00610 Performance and Section 00620 Payment Bond forms, and (c) outline the procedures to be followed and information to be provided by the **Contractor** for execution of Section 00500 Agreement.

- 15.2. Unless otherwise designated in the Notice of Award, within fifteen (15) Calendar Days after receipt of the Notice of Award, the Bidder recommended for award shall (a) sign Section 00500 Agreement; (b) execute Section 00610 Performance Bond and Section 00620 Payment Bond (and attach to each Bond separate, certified copy of Power of Attorney); and (c) return to the Owner the executed Section 00500 Agreement, Section 00610 Performance Bond and Section 00620 Payment Bond forms, evidence of original certificates of insurance and any other documents required for submission by the Notice of Award.
- 15.3. Evidence of insurance shall consist of certificates of insurance confirming that the policies of insurance that the **Contractor** has obtained, including the limits of coverage and endorsements provided, are in compliance with the insurance requirements specified in paragraphs 7.4 through 7.7 of Section 00700 General Conditions. Certificates of insurance shall contain a statement confirming that coverage will not be canceled, adversely changed or renewal refused until at least thirty (30) Calendar Days' prior written notice has been delivered or mailed to the **Owner** and **Contractor**.
- 15.4. The **Owner** will execute the Section 00500 Agreement retain one hard copy and compile a complete electronic copy of the Contract Documents upon two conditions: (a) receipt of the executed Section 00500 Agreement, Section 00610 Performance Bond and Section 00620 Payment Bond (with each Bond enclosing a separate certified copy of Power of Attorney and a separate certificate of principal) and evidence of insurance; and (b) a determination by the **Owner** that the Section 00610 Performance Bond and Section 00620 Payment Bond, required certifications and evidence of insurance received conform to the requirements of the Contract Documents and are acceptable to the **Owner**.
- 15.5. Each full set of the executed Contract Documents shall consist of: (a) two (2) or more volumes containing the executed Agreement (conformed Section 00500); executed Performance and Payment Bond and certifications (conformed Section 00610 and Section 00620); the Contractor's Bid Form and Non-Collusion Affidavit (conformed Sections 00300 and 00320); and the remainder of the Bidding Documents, including Addenda; and (b) a separate volume with Qualification Submittals submitted by the Contractor that the Owner, in its sole discretion, chooses to include as part of the Contract Documents. The Contractor will receive one full set of the executed Contract Documents.
- 15.6. Bid prices in the "Schedule of Change Order Prices" on the **Contractor's** Bid Form accepted by the **Owner** upon evaluation of the **Contractor's** Bid will be incorporated into the Contract as provided in paragraph 3.2 of Section 00500 Agreement.

- 15.7. The Notice to Proceed shall be authorized by the **Director-DCD** or his/her designee. Subject to the provisions of Article 13 and compliance with paragraphs 15.2 through 15.4, the Notice to Proceed shall designate a Date of Commencement of the Contract Time no later than sixty (60) Calendar Days after the date ending the Bid hold period, or thirty (30) Calendar Days after receipt by the **Owner** of the executed Section 00500 Agreement and acceptable, executed Section 00610 Performance Bond and Section 00620 Payment Bond, whichever last occurs, unless otherwise directed in writing by the **Owner**.
- 15.8. Within fifteen (15) Calendar Days after receiving the Notice to Proceed, the **Contractor** shall submit to the **Owner** any additional Change Order cost and pricing data requested with the Notice to Proceed. The **Contractor's** submittal shall be itemized in a breakdown acceptable to the **Owner**, and shall be certified as accurate, current, and complete by a duly authorized financial representative of the **Contractor**. The **Contractor** shall meet with the **Owner** to review the cost and pricing data submittal. The **Owner** shall incorporate into the Contract Documents any acceptable cost and pricing data by Change Authorization issued within a reasonable time after the Notice to Proceed.

ARTICLE 16 MOBILIZATION PAY ITEM

- 16.1. The mobilization pay item, if designated in the Specifications and/or the Bid Schedule in Section 00300 Bid Form, shall be intended to cover, at least in part, up-front costs incurred by the Contractor from Contract Award until sixty (60) Calendar Days after the Contractor starts the Work. Allowable mobilization items shall be as itemized in the Schedule of Values approved by the **Professional**, and may include costs incurred by the Contractor (a) in establishing temporary site offices and other facilities specified in the Specifications, (b) in obtaining permits required to commence the Work, (c) for premiums for the required Section 00610 Performance Bond and Section 00620 Payment Bond, (d) for insurance obtained by the Contractor to comply with the requirements of the Contract Documents, and (e) in complying with the Revision 0 Schedule and Cost Submittal requirements.
- 16.2. Total payments to the **Contractor** under the mobilization pay item shall not exceed four percent (4%) of the Base Bid, unless otherwise expressly provided in the Bidding Documents. If the **Contractor** incurs costs, which the **Contractor** considers within the scope of the mobilization pay item, more than the four percent (4%) limitation, those excess costs will not be reimbursed under the mobilization pay item and will be deemed to have been included in other parts of the **Contractor's** Bid.
- 16.3. To the extent practicable, the basis of measurement for payment shall be proof of actual payment by the **Contractor**. Where actual payment by the **Contractor** does not apply, as in the case of premiums for the Section 00610 Performance Bond, the Section 00620 Payment Bond and the insurance policies the **Contractor** is required to furnish under the provisions of Article 15, or in connection with the **Contractor** costs to comply with the <u>Revision 0</u> Progress Schedule and Cost Submittal requirements of the Contract Documents, the basis of measurement for payment shall be

as stipulated in the Schedule of Values approved by the **Professional**. Payments to the **Contractor** shall be based on the requirements of the Bidding Documents, subject to the following:

- 16.3.1. Approval by the **Professional** of the Schedule of Values (required by paragraph 12.1 of Section 00700 General Conditions) shall be a condition precedent to making any payment under the mobilization pay item. Partial payments shall be based on the breakdown itemized in the Schedule of Values and the extent of completion, as determined by the **Professional**.
- 16.3.2. Full payment of the amount corresponding to the Revision 0 Schedule and Cost Submittals shall be paid by with the Request for Payment following return to the **Contractor** of the Revision 0 Submittal, or Revision 0A Submittal (i.e., first resubmission), Revision 0B Submittal (i.e., second resubmission), etc. of the Progress Schedule marked "Resubmittal Not Required."

ARTICLE 17 SOIL EROSION AND SEDIMENTATION CONTROL —FINE FOR NON-COMPLIANCE

- 17.1. All Work within this Contract must comply with the applicable soil erosion and sedimentation control rules and regulations (Soil Erosion and Sedimentation Control 1994 PA 451, Part 91, as amended, MCL 324.9101 et seq.) and specific provisions for same within the Contract Documents. Soil erosion and sedimentation control will be monitored and enforced by the Department of Technology, Management and Budget, **State Facilities Administration**.
- 17.2. Soil erosion and sedimentation control on **Department** Projects will be monitored and enforced by **State**

Facilities Administration through the review of Contractor implementation plans and site inspections by Soil Erosion and Sedimentation Control Unit personnel and/or State Facilities Administration Representative.

- 17.2.1. In the event, the **Owner** determines through site inspections by the **State Facilities Administration** Representative or by notification by regulatory authorities that the **Contractor** has not met the soil erosion requirements of the Project and/or is in violation of the applicable soil erosion and sedimentation control statutes, the **Contractor** shall be notified in writing and stop work orders may be issued by **State Facilities Administration** in conjunction with paragraph 2.3 of Section 00700 General Conditions.
- 17.3. In the event, the **Owner** determines through site inspections by the **State Facilities Administration** Representative or by notification by regulatory authorities that the **Contractor** has not met the soil erosion requirements of the Project and/or is in violation of the applicable soil erosion and sedimentation control statutes, the **Contractor** shall be notified in writing and corrective actions undertaken by **State Facilities Administration** in conjunction with paragraph 9.4 of Section 00700 General Conditions.
- 17.4. In the event, the **Contractor** fails to respond to written notice from **State Facilities Administration** regarding noncompliance with the provisions of the Contract Documents and/or soil erosion and sedimentation control regulations applicable to this Work, **State Facilities Administration** has the right to assess a fine to the **Contractor**. Fines shall be in addition to any other remediation costs or liquidated damages applicable to the Project and may exceed the value of the Contract.

ATTACHMENT A TO SECTION 00100 - BIDDER'S CHECK LIST

PROFESSIONAL - NFE Engineers

WORK - Woodland Correctional Utility Improvement Program

FILE No. - 472/23129.SDW

BEFORE BID OPENING:

- 3/26/2025 Due date for delivery to the **Professional** of written proposals seeking to have the **Professional** consent to naming additional materials or equipment by Addenda. (Reference: Section 00100, Paragraph 7.2).
- 4/9/2025 Bidder inquiries received after this date will not be answered, unless answered through Addenda issued at least seventy-two (72) hours before Bid opening (Business Days only), the Bid opening is postponed by Addendum, or the Work is rebid following post-Bid Addenda. (Reference: Section 00100, paragraph 4.1).

CONTENTS SHALL BE UPLOADED AS A PDF DOCUMENT TO/THROUGH SIGMA VSS (ITEMS 1 THROUGH 5.3 BELOW):

NOTE 1: THE BIDDER SHALL USE THE BID SUMMARY, BID FORM AND BID FORM ATTACHMENTS INCLUDED WITH THE BIDDING DOCUMENTS, UNLESS REVISED BY ADDENDUM, IN WHICH CASE THE LATEST REVISION OF THE BID SUMMARY, BID FORM AND/OR BID FORM ATTACHMENTS ISSUED BY ADDENDUM SHALL BE USED.

NOTE 2: THE BIDDER IS NOT REQUIRED TO INCLUDE THE PROJECT MANUAL OR DRAWINGS IN THE PDF BID DOCUMENT PACKAGE UPLOADED TO SIGMA VSS, ONLY THE COMPLETED BID SUMMARY, BID FORM AND BID FORM ATTACHMENTS!

- ☐ 1. Completed Bid Summary provided with Section 00300 Bid Form.
- □ 2. Completed Section 00300 Bid Form, which requires (a) completing the acknowledgment of Addenda in paragraph 2.1, (b) filling out Article 6 Bid Schedule and, if any prices are designated, completing Article 7 Change Order Prices, and (c) completing Article 8, that is, entering the date the Bid is submitted, completing paragraphs 8.1 through 8.4, and, if the Bidder is a joint venture, paragraph 8.5, and signing, as appropriate, in the spaces provided.
- □ 2.1 Completed Certificate of Principal or other equivalent acceptable certificate or authorization document, which certificate shall be attached to the completed Section 00300 Bid Form.
- □ 3. If the Bid includes a Bid Bond, ensure that the surety is authorized to do business in the State by the Department of Licensing and Regulatory Affairs Insurance Bureau and is listed on the current U.S. Department of the Treasury Circular 570. Also, ensure that the completed Section 00310 Bid Bond is dated, is signed by both the Bidder and surety, and attaches Power of Attorney. If the Bid includes a certified or cashier's check or money order, that check, or money order shall be delivered in original copy before the Bid Due Time to:

State Facilities Administration Design & Construction Division 3111 W. St. Joseph Street Lansing, Michigan 48917

All other Bid information must be submitted via SIGMA as per standard bidding procedure.

□ 4.	Completed Section 00320 Non-collusion Affidavit.

- \square 5. Qualified Disabled Veterans Preference Documentation (if preference requested).
- □ 5.1 DD 214 Proof of Service/Discharge.
- ☐ 5.2 Veterans Administration Rating Decision Letter Proof of Disability, if not indicated in the DD 214.
- □ 5.3 Legal Proof of 51% QDV Ownership
- ☐ 5.4 Byrd Anti-Lobbying Certification (Only when Federal Provisions Addendum is included)

This Bidder's Check List is provided solely to aid the Bidder in submitting a Bid. It shall not be relied on to include all items necessary to insure a complete Bid. The Bidder is solely responsible for including all items as required by the Bidding Documents, including any items required by Addenda, which may not be listed in this Bidder's Check List.

END OF ATTACHMENT A TO SECTION 00100

SECTION 00120 - SUPPLEMENTARY INSTRUCTIONS

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvement Program

FILE No. - 472/23129.SDW

The provisions of this Section 00120 Supplementary Instructions amend or supplement Section 00100 Instructions to Bidders and those other provisions of the Bidding Requirements that are indicated below. All other Bidding Requirements that are not so amended or supplemented remain in full force and effect.

SECTION 00210 - INFORMATION FOR BIDDERS

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvement Program

FILE No. - 472/23129.SDW

1.0 RELATED PROVISIONS

1.1. Paragraphs 3.4 through 3.7 of Section 00100 Instructions to Bidders, which contain terms and conditions governing the information made available to Bidders in this Section, are made part of this Section 00210 Information for Bidders by this reference.

2.0 SUBSURFACE CONDITIONS

2.1. The reports of explorations and tests of subsurface conditions itemized immediately below <u>have been used</u> by the **Professional** in the preparation of the Bidding Documents.

Soil Boring logs and geotechnical report completed by Soils and Structures on December 1, 2023

- 2.1.1. Information or data contained in those reports that may be properly considered Authorized Technical Data concerning subsurface conditions include (NOTE: All other information or data excluded from the list below represent Non-Technical Information or Data, interpretations, or opinions):
- 2.2. The reports of explorations and tests of subsurface conditions itemized immediately below <u>have not been used</u> by the **Professional** in the preparation of the Bidding Documents. Those reports are available at the office of the **Professional** for review or purchase. Neither the **Owner** nor **Professional** warrants that this list identifies all existing relevant documents.

3.0 OTHER PHYSICAL CONDITIONS

- 3.1. The Drawings and technical Specifications and those drawings itemized immediately below contain information or data that <u>have been used</u> by the **Professional** in the preparation of the Bidding Documents, and that may be properly considered Authorized Technical Data concerning physical conditions of existing surface and subsurface facilities.
- 3.2. The reference documents itemized immediately below <u>have</u> <u>not been used</u> by the **Professional** in the preparation of the Bidding Documents and are available at the office of the **Professional** for review or purchase. Information and data contained in those reference documents, including, but not limited to dimensions, locations and conditions of existing surface and subsurface structures, roadways, piping, raceways, equipment, etc. may not accurately or reliably reflect actual conditions. Neither the **Owner** nor **Professional** warrants that this list identifies all existing relevant documents.

4.0 UNDERGROUND UTILITIES

4.1. Information or data about physical conditions of existing Underground Utilities, that have been used by the **Professional** in the preparation of the Bidding Documents, is shown or indicated in the Drawings and technical Specifications and those Underground Utility drawings itemized immediately below.

5.0 PERMITS, APPROVALS, LICENSES AND FEES

- 5.1. To the extent that the **Owner** has secured or will secure any permits, approvals and licenses and has paid or will pay any associated charges and fees, any such permits, approvals and licenses are itemized in this paragraph.
- 5.2. In the event any permits, approvals and licenses itemized in paragraph 5.1 have been obtained by the **Owner** and the fees have been paid, copies of those permits, approvals, licenses, and corresponding fee receipts,
- 5.3. Except for any permits, approvals, licenses, and fees identified in paragraph 5.1, the **Contractor** shall be responsible for all permits, approvals, licenses, and fees applicable to Work.

6.0 SEQUENCING REQUIREMENTS

- 6.1. Refer to the technical Specifications, including, but not limited to the General Requirements, for information, data, and criteria on sequences of Work restraints, constructability, and maintenance of service to existing facilities, which, if provided, shall govern the selection of Work sequences.
- 6.2. Each Bidder shall be responsible for any conclusions or interpretations the Bidder makes related to the selection of sequences and Means and Methods, based on the technical data made available, and/or those additional investigations or studies made or obtained by that Bidder.

7.0 PREVAILING WAGE

7.1. The Bidding Documents include either the attached Schedule of prevailing rates of wages and fringe benefits for all classes of Construction Mechanics called for in the Bid and resulting Contract, if any, or the attached current prevailing wage determination issued by the U.S. Department of Labor, as applicable depending on the funding source(s).

DTMB-0401M (R 03/21)

BID SUMMARY

DEPARTMENT OF TECHNOLOGY, MANAGEMENT AND BUDGET

STATE FACILITIES ADMINISTRATION DESIGN AND CONSTRUCTION DIVISION 3111 W. St. Joseph Street Lansing, Michigan 48917

Bids must be submitted electronically through the SIGMA VSS website at https://sigma.michigan.gov/PRDVSS1X1/Advantage4

FILE NUMBER	DEPARTMENT/AGENCY		
472/23129	Department of Corrections		
CONTRACT TIME(S)	PROJECT NAME		LOCATION
All Work completed by December	Woodland Correctional Utility Improven	nents	Woodland Correctional
20, 2025			9036 M-36, Whittemore Lake, MI
BID OPENING DATE		FOR AN EXAMINATION OF T	HE SITE CONTACT:
April 16, 2025, at 2:00) pm ET	N/A	
	S TO BIDDERS AND SECTION 00700 GEN		
BID: WE PROPOSE TO FURNISH, P CONSIDERATION OF THE BID PRIC	ERFORM AND COMPLETE THE ENTIRE V E (S) STATED BELOW.	VORK IN ACCORDANCE WITH TH	HE CONTRACT DOCUMENTS IN
FIRM NAME AND COMPLETE ADD	RESS	TELEPHONE NUMBER and E	-MAIL ADDRESS
		SIGMA VENDOR NUME	BER_
☐ Qualified Disabled Veteran	DATE	(protected information required for processing pa	
BIDDER'S SIGNATURE AND TITLE	DATE	WITNESS' SIGNATURE	DATE
By signing this hid above, hidder certifie	s their enclosed Qualified Disabled Veter	an and Michigan-Based Rusiness	c Cartifications
		· ·	o Certifications.
BASE BID FROM BID SCHEDI	<u>JLE</u> (Include specified Allowance	es):	
		Dolla	rs \$
(use words)			(in figures)
	MENT BOND ARE REQUIRED FOR AL		
BY A FIVE (5) PERCENT BID GUARAI OTHERWISE INDICATED IN THE BID	NTEE. BUILDERS RISK INSURANCE IS DOCUMENTS.	REQUIRED TO BE PROVIDED	BY THE CONTRACTOR UNLESS
	FAMILIARIZE THEMSELVES WITH ALL	OF THE OTHER CONDITIONS	OF THE CONTRACT.
Project Scope of Work:			
-			
	r main and sanitary sewer within the ectional drilling and open cut utility c		
lift station installation and all associ	ated restoration.	onstruction, samilary sewer in	illig, paveriletit repairs, sailitary
The Pidder must figure its Page F	tid on the appoified or Addendum	annroyed materials and equ	inment only No "or equal" or
	id on the specified, or Addendum-a tted after Bid opening, except as pro		
Addenda: Bidder acknowledges re	ceipt of Addenda: No dated:	. No. dated:	No. dated:
		, aa.oa	
SECTION 00300 BID FORM			

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvements

FILE No. 472/23129.SDW

TABLE OF CONTENTS

		<u>PAGE</u>
	BID SUMMARY	i
1	THIS BID IS SUBMITTED TO	1
2	THE BIDDER'S REPRESENTATIONS	1
3	TIME OF COMPLETION	2
4	ATTACHMENTS INCLUDED WITH THIS BID	2
5	DEFINED TERMS	2
6	BID SCHEDULE	3
7	SCHEDULE OF CHANGE ORDER PRICES	_
8	BID SUBMITTED	

ARTICLE 1 THIS BID IS SUBMITTED TO THE STATE OF MICHIGAN ("the Owner").

- 1.1. The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an agreement with the **Owner** on the form in Section 00500 Agreement and to furnish and perform the Work as specified or indicated in the Bidding Documents for the Bid prices in the "Bid Schedule" on this Section 00300 Bid Form, within the Contract Times specified in Section 00500 Agreement, and in accordance with all other provisions and terms and conditions of the Bidding Documents, including, without limitation, those dealing with the disposition of the Bid Security.
- 1.2. The undersigned Bidder agrees to hold this Bid open for acceptance by the **Owner** for the period specified in Article 9 of Section 00030 Advertisement.

STATE OF MICHIGAN MODEL

Developed from FORMSPECTM Michigan Model

1.3. The Bidder will provide a signed original of Section 00500 Agreement, the executed Section 00610 Performance Bond, the executed Section 00620 Payment Bond, and appropriate evidence of insurance within the times and in the manner specified in the Bidding Documents.

ARTICLE 2 THE BIDDER'S REPRESENTATIONS

2.1. The Bidder has examined the Bidding Documents, including the Addenda acknowledged in the table below. The Bidder has verified that the Addenda acknowledged below include all issued Addenda. Except for Addenda, which solely revise the date of Bid, opening, failure by the Bidder to acknowledge receipt of all Addenda correctly, by either failing to complete or incorrectly completing the table below, shall justify the Owner's refusal to read the Bid and automatically disqualify the Bidder from any consideration for award of the Contract.

No	Dated	No Dated
No	Dated	No Dated
No	Dated	No Dated

- 2.2. The Bidder has taken those steps that are reasonably necessary to (a) ascertain and become familiar with the Work, site, and locality; (b) account for all applicable federal, state, and other local Laws and all general, local, and prevailing conditions that may in any manner affect cost, schedule, progress, performance or furnishing of the Work; and (c) study and account for the terms and conditions of the Bidding Documents. The Bidder has carefully correlated the Bidder's observations with the Bidding Documents.
- 2.3. The Bidder has studied carefully all reports concerning subsurface conditions and drawings of physical conditions of existing surface and subsurface facilities that have been used by the Professional and all documents of physical conditions of existing Underground Utilities facilities that have been used by the Professional in both cases as identified in Section 00210 Information for bidders. The Bidder assumes responsibility for carefully and accurately locating existing Underground Utilities in a manner consistent with paragraph 10.3 of Section 00700 General Conditions and as required by 2013 PA 174, as amended, MCL 460.721 et seq. The Bidder accepts the determinations set forth in the Bidding Documents as to the extent of such Authorized Technical Data and Underground Utilities information and data contained in those reports, drawings, documents, or the Bidding Documents, as applicable, upon which the Bidder may rely.
- 2.4. To the extent Additional Technical Data has been considered by the Bidder as necessary for determining the Bid in Article 6 Bid Schedule, and the **Owner**, upon request, did not have the necessary Additional Technical Data, the Bidder assumes responsibility for having undertaken or undertaking reasonable examinations of the site and any other pertinent available information and data. The Bidder agrees to perform and furnish the Work affected by the conditions involved, at no increase in Contract Price and Contract Time, to the extent the information and data necessary for determining the Bid could have been discovered through reasonable examinations of the site and any other pertinent information and data available (including, but not limited to the

information and data designated in Section 00210 Information for Bidders).

- 2.5. The Bidder has carefully correlated the results of its observations, examinations, and studies of those reports of explorations and all that information and data in studies, drawings, and specifications, referred to in paragraphs 2.3 and 2.4, with the terms and conditions of the Bidding Documents.
- 2.6. The Bidder has examined all information and data shown or indicated in the Bidding Documents concerning other work, including, but not limited to provisions in Section 00700 General Conditions. The Bidder assumes responsibility for all reasonably foreseeable terms, conditions and consequences resulting from other work that may in any manner affect cost, schedule, progress, performance or furnishing of the Work.
- 2.7. The Bidder has carefully examined the terms and conditions of the Bidding Documents concerning Delay, Activity Float times and early completion. The Bidder agrees that increases in Contract Price and/or Contract Time for Delay shall be as provided in Section 00700 General Conditions. The Bidder has correlated those terms and conditions with the Bidder's schedule for the Work and its Base Bid and Alternates.
- 2.8. The Bidder represents that each unit price covering Specified or Contingent Unit Price Work, whether bid on Article 6 Bid Schedule or on Article 7 Schedule of Change Order Prices, includes sufficient amounts to cover (a) all labor costs, Subcontractor costs, material and equipment costs, construction equipment costs and general conditions costs, and (b) all administrative costs and home office overhead), and (c) profit. The **Owner** reserves the right to reject any unit prices bid on paragraph 6.2 Schedule of Alternates or in Article 7 Schedule of Change Order Prices, which, in the **Owner's** sole discretion, are not in the **Owner's** best interest.
- 2.9. The Bidder has given the **Professional** written notice of all conflicts, ambiguities, errors, or omissions the Bidder has discovered in the Bidding Documents, and the written resolution given by the **Professional** is acceptable to the Bidder.
- 2.10. This Bid is genuine, is not made in the interest of or on behalf of any undisclosed person and is not submitted in conformity with any agreement or rules of any group, association, organization, or corporation. To induce the **Owner** into consideration of this Bid, the Bidder reiterates and makes each of the representations made by the Bidder in Section 00320 Non-collusion Affidavit attached to this Section 00300 Bid Form.
- 2.11. The Bidder is aware of the **Owner's** requirements for business owned by minorities, women, and persons with physical or mental disabilities, and assumes responsibility for all conditions and consequences that may result from meeting those requirements and that may in any manner affect cost, schedule, progress, performance and furnishing of the Work.
- 2.12. The Bidder has read and studied each provision of the Bidding Documents. The Bidder has no expectations different from the terms and conditions of the Bidding Documents.

ARTICLE 3 TIME OF COMPLETION

3.1. The Contract Times are specified in paragraph 4.1 of Section 00500 Agreement. The Bidder has carefully correlated the

provisions in paragraph 4.1 of Section 00500 Agreement with the other terms and conditions of the Bidding Documents and unequivocally accepts the Contract Times for the Work, and any other designated parts of the Work, as specified.

3.2. The Bidder unequivocally accepts the liquidated damage provisions specified in paragraph 4.2 of Section 00500 Agreement in the event of any failure, neglect, or refusal to complete the Work, or designated part of the Work, within the corresponding Contract Times specified in paragraph 4.1 of Section 00500 Agreement.

ARTICLE 4 ATTACHMENTS INCLUDED WITH THIS BID

- 4.1. Attachments to this Section 00300 Bid Form and made a condition of this Bid are:
 - 4.1.1. Evidence of Authority to Sign the Bid.
- 4.1.2. Section 00310 Bid Bond, with the attached certified copy of Power of Attorney, or

Alternate Bid Security.

4.1.3. Section 00320 Non-collusion Affidavit.

TO BE PROVIDED POST BID WITH SECTION 00400 SUBMITTALS:

- 4.1.5 Current EMR Rating
- 4.1.6 Identification of the proposed project superintendent with a resume or list of similar projects handled by that individual.
- 4.1.7 A list of at least three (3) projects completed within the last three (3) years of similar size and complexity, with contact information for references for each.
- 4.2. Bidder-provided documents, made a condition of this Bid, are as required in the following Section(s) of the Bidding Documents:

ARTICLE 5 DEFINED TERMS

5.1. Section 00020 Glossary assigns specific intent and meanings to capitalized terms and to other defined terms used in (a) this Section 00300 Bid Form, (b) Section 00310 Bid Bond and Section 00320 Non-collusion Affidavit), and (c) Section 00410 Bid Breakdown, Section 00420 Questionnaire, Section 00430 List of Subcontractors and Section 00440 Schedule of Materials and Equipment.

6.1 Base Bid Schedule - The Bidder will complete the Work and accept in full payment, for the Work items listed, the following unit prices and/or Bid Prices, as applicable:

Base Bid	Bid	Description Unit	Item Bid
Item No.	Quantity	Price	Price
1	1	General Conditions	
2	1	Water Main Improvements	
3	1	Sanitary Sewer Improvements	
4	1	Other Project Costs	
5	1	Hydrovac Allowance \$50,000	\$50,000
6	0-500 SYD	Asphalt Pavement Replacement	
7	0-2000	Concrete Pavement Replacement	
	SFT		
8	1	PROVISIONAL ALLOWANCE AMOUNT 165,000	165,000
		TOTAL (This amount should equal the Base Bid amount on the Bid Summary Form)	\$

Base Bid (Sum of Bid Prices for all Base Bid Items):

	Dollars and No/Cents \$	
(use words)	Dollars and No/Cerics \$	(in figures)
Name of the Bidder	File No. 472/24024.DPL	
Date		
SIGMA VENDOR NUMBER		
Telephone No		

6.2 Schedule of Alternates - The Bidder will complete the parts of the Work designated by the Alternates that follow and accept in full payment for those parts of the Work the following Bid Prices:

	Alternate Item No.	Bid Quantity	Description	Unit Price	Item Bid Price
L	item No.	Quantity		Frice	Price
	1	1			
L					

Name of the Bidder ______ File No. _____ SIGMA VENDOR NUMBER _____ Telephone No. _____ ARTICLE 7 SCHEDULE OF CHANGE ORDER PRICES 7.1 The Bidder shall use this "Schedule of Change Order Prices" to propose contingent prices. The proposed contingent Change Order prices set forth in this schedule, at the sole discretion of the Owner, may, or may not be incorporated into the Contract Documents. The Owner reserves the right to negotiate contingent Change Order prices set forth herein prior to their possible incorporation into the Contract Documents. Proposed Change Order prices will not affect determination of the lowest Bid. 7.2 Subject to their incorporation into the Contract Documents, as provided in the Agreement, the Bidder will add to, or deduct from, the Contract Work covered by the contingent prices that follow and accept in full payment, or allow in full credit, for that Work (a) those prices bid by the Bidder, or (b) if a particular price is not bid, the price proposed by the **Owner** (and shown in the appropriate column): Name of the Bidder _____ Date _____ SIGMA VENDOR NUMBER _____ Telephone No. _____

The Bidder further acknowledges and agrees that the separate prices bid on this "Schedule of Alternates," where they are applicable and

deemed acceptable by the Owner, will be used if incorporated into the Contract when the Owner issues the Notice of Award.

AR	TICLE 8	BID SUBMITTED ON 1	the day of _		, 20			
8.1.	Bid Sec	curity is in the form of a	Bid Bond B	Bid Bond form pro	vided in Secti	on 00310 has been d	uly executed	; or
	che	Certified or Cashier's check/money order must be 110 item 3.	eck or Money (e delivered before Bio	Order if a d	check or mor e issuing offic	ney order is provided e as per Section 001	l as Bid Security, 00 paragraph 5.2	the original and Section
8.2.	If the B	idder is an Individual:						
	Na	me of Individual:					_	
		me & Title of Person thorized to sign:					_	
	Sig	nature:	(If not the Individual	Attach Power of	Attorney)	Date	_	
	Do	ing Business as:	•		• ,			
		siness Address:					_	
	SIC	MA VENDOR NUMBER	_				_	
	Со	unty of registration					-	
	Tel	ephone:			FAX:		_	
8.3.	If the B	idder is a Partnership:						
	Ву						_	
			(True Name of the F	Partnership)				
			Partner Authorized t	to Sign		Date	_	
	Sig	nature:					_	
	_		(Attach evidence of	Authority to sign)		Date		
	Bu	siness Address:					_	
	SIC	GMA VENDOR NUMBER	₹				_	
	Co	unty of registration	·	 				
	Tel	ephone:		 	FAX			
8.4.	If the B	idder is a Corporation:						
	By:		(Legal Corporation I	Name)			_	
		me & Title of thorized Officer:					_	
	Sig	nature:	(Attach evidence of	Authority to sign)		Data	_	
		me & Title of icer Attesting:	(Attach evidence of	Authority to sign)		Date		
	Sig	nature:						
						Date		
	Bu	siness Address:					_	
	SIC	GMA VENDOR NUMBER	₹				_	
	Tel	ephone:						
	(St	ate of Incorporation):					_	

8.5. If The Bidder is A Joint Venture: Joint Venture Signatures shall be as provided in Paragraph 9.5 of Section 00100 instructions to Bidders. Each Joint Venturer Signing the Bid Shall sign in the Manner Indicated for an individual, a partnership or a corporation. If More than two Joint Venturers of the Same type are included, use additional pages. Joint Venture State of Incorporation or county of registration
CERTIFICATE OF PRINCIPAL
(BIDDER)
I,, certify that I am the Secretary of the Corporation, or a General Partner or Managing Partner of the partnership, named as the Bidder in the attached Section 00300 Bid Form; that who signed Section 00300 Bid Form on behalf of the Bidder, was then of that corporation or partnership; that I know the undersigned's signature, and the signature is genuine; and that Section 00300 Bid Form was duly signed, sealed and attested for and on behalf of that corporation partnership by authority of its governing body or partners
Signed by the Secretary or Other Authorized Officer of the Corporation Date or By General Partner or Managing Partner or Authorized Partner Certifying
Name of the Corporation or True Name of the Partnership
Federal Identification (I.D.) No. or Social Security No. (LAST 4 ONLY)
Telephone No
(Corporate Seal)
VERIFICATION (BIDDER)
STATE OF MICHIGAN)
COUNTY OF)
Before me, a Notary duly commissioned, qualified and acting, personally appeared (enter name of person who signed the Bid Form on behalf of the Bidder), to me well known to be the person described in and who signed Section 00300 Bid Form, who being by me first duly sworn upon oath, says that he/she is the Attorney-in-Fact for (enter the Bidder's name) and that he/she has been authorized by (enter name of
and that he/she has been authorized by (enter name of individual, partnership name, or that governing body of the Bidder named in the attached corporate resolution) to execute the attached Section 00300 Bid Form on
behalf of the named Bidder in favor of the STATE OF MICHIGAN.
Subscribed and sworn before me this day of, 20
Notary Public, State of:
My Commission Expires:

SECTION 00310 BID BOND		
FILE No SURETY COMPANY RI	EFERENCE No	
KNOW ALL PERSONS BY THESE PRESENTS: That we, "ti	ne Bidder,"	,a
corporation , individual , partnership , joint ver	nture, of the State of	qualified to do business in
the State of Michigan, as Principal, and "the Surety,", as surety, are hereby held and firmly be	oound unto the State of N	, or the State of, or the State of, he state of, or the state of, or the state of, he state of
entered, in the amount of <u>five percent (5%) of the Bidder's E</u>		
entered, in the amount of <u>five percent (5%) of the Bidder's E</u> Form, for the payment of which the Bidder and the Surety he assigns, jointly and severally, firmly by these presents in acco	reby bind ourselves, our re	espective heirs, successors, legal representatives and
WHEREAS, the Bidder has submitted to the Owner a Bid,	to which this Bond is att	ached, to enter into the Contract with the Owner for covered
by Bidding Documents prepared by the Professional , which	Bidding Documents are in	corporated into this Bid Bond by this reference:
NOW, THEREFORE: THE CONDITION OF THIS OBLIGAT	ION IS but not be lir	mited to reasonable fees and charges of architects,
THAT, if the Bidder faithfully performs and fulfills a		orneys and others, court or hearing costs incurred with
understandings, covenants, terms and conditions of the E Documents governing the bidding and award of the C		a, and interest.
(including Addenda issued before Bid opening and any po	st–Bid B. The Sure	ty, for value received, stipulates, and agrees that the
Addenda) within the time specified or any extension thereof, without notice to the Surety or fails to do so but pays to the		the Surety and this Section 00310 Bid Bond shall be
the full amount of the sum set forth in this Section 00310 Bio		paired or affected by any extension of the time within rner may accept the Bid, and the Surety does, by this
as liquidated damages - then THIS OBLIGATION SHALL BE	NULL agreement, w	aive notice of any such extension.
AND VOID, OTHERWISE THIS OBLIGATION SHALL REM FULL FORCE AND EFFECT.		aution of the Didden County and Owner that the County
TOLET ONGE AND ENTERN.		ention of the Bidder, Surety and Owner that the Surety d by all terms and conditions of the Bidding Documents
A. If the Owner makes demand on the Surety to perf	orm in and this Sect	ion 00310 Bid Bond. However, if any provision(s) of
accordance with the Surety's obligations under this Section Bid Bond, the full amount of the sum set forth in this Section		0310 Bid Bond is/are illegal, invalid, or unenforceable, ovisions of this Section 00310 Bid Bond shall
Bid Bond shall be immediately due and payable to the Owne	er, and nevertheless	remain in full force and effect, and the Owner shall be
the Surety shall pay that sum without delay. Additionally, the shall reimburse the Owner all costs of collection, which shall in		ne full extent provided by Michigan Law.
Shall reimburse the Owner all costs of collection, which shall if	iciude,	
IMPORTANT : The Surety shall be authorized to do business Bureau and listed on the current U.S. Department of the Treatment		
Address and Telephone of Surety	Address ar	nd Telephone of Agent
Circulation development of the state of the	NOTE: Use the de	to automad an Autolo D of Continu 00200 Bid Forms
Signed and sealed this day of, 20		te entered on Article 8 of Section 00300 Bid Form).
THE BIDDER: (Print Full Name and Sign)	THE SURET	Y: (Print Full Name and Sign)
Ву:	By Agent:	
Name & Title:	By Attorney-	n-Fact:(Attach Certified Copy of Power of Attorney)
Signature:	Signature:	(Attach Certified Copy of Power of Attorney)
WITNESS:		
Telephone No	-	o
	rotophone is	

END OF SECTION 00310

Email: _____

SECTION 00320 NONCOLLUSION AFFIDAVIT

PROFESSIONAL - NFE Engineers				
WORK - Woodland Correctional Utility Improver	nents			
FILE No. 472/23129.SDW				
Affiant,	, being first duly sworn, deposes and says that:			
(1) Affiant is (enter title) of	consideration to induce any other person not to Bid for the Work, or to Bid at a specified price; or have secured, proposed or intended to			
"the Bidder." Affiant has personal knowledge of the matters set forth in this Affidavit and is competent to testify about them.	secure through any agreement an unlawful advantage against th Owner or any other person interested in the Work.			
(2) The Bidder has submitted to the Owner a "Bid" to enter into the above referenced Contract, also referred to in this Affidavit as "the Work."	(6) No officer or employee of the State of Michigan is personally of financially interested, directly or indirectly, in the Bid, or any Contract which may be under it, or in the purchase or sale of any materials			
(3) This Section 00320 Non-collusion Affidavit is executed by Affiant for inclusion with the submission to the Owner of the Bid and may	equipment or supplies for the Work to which it relates, or any portion of any expected profits thereto.			
be relied upon by the Owner in considering the Bid. (4) Affiant is fully informed about the preparation and contents of the	 (7) The Bid is not intended to secure an unfair advantage or benef from the Owner or in favor of any person interested in the proposer Contract. (8) The prices bid are fair and proper and are not tainted by an collusion, conspiracy, connivance, or unlawful agreement on the part of the Bidder or any other of the Bidder's owners, officers, partners directors, agents, representatives, employees or parties in interest including this Affiant; and neither the Bidder nor any of its owners officers, partners, directors, agents, representatives, employees or parties in interest, including this Affiant, have divulged an information regarding the Bid or any data about the Bid to any other person. 			
Bid and of all pertinent circumstances surrounding the Bid, has not entered into any contract, combination, conspiracy, or other act prohibited by federal, State or any other local Law. The Bid is genuine and is not a collusive or sham Bid.				
(5) Neither the Bidder nor any of the Bidder's owners, officers, partners, directors, agents, representatives, employees or parties in interest, including this Affiant, have in any way entered or proposed to enter into any combination to prevent the making of any Bid, or to fix any prices (including overhead, profit or other costs) for the Bid; or have made any agreement, or given or promised any				
By:	Title:			
SIGMA VENDOR NUMBER	Telephone No			
	CATION			
STATE OF)				
COUNTY OF)				
	ersonally appeared (enter name of the person signing this Affidavit) person described in and who signed this Section 00320 Non-collusion			
partnership name, or the authorized governing body of the Bidder) _00320 Non-collusion Affidavit on behalf of the named Bidder in favor of	ne is the Attorney-in-Fact for (enter Bidder's name)			
Subscribed and sworn to before me this day of	, 20			
Notary Public, State of				
My Commission expires: 20				

SECTION 00410 BID BREAKDOWN

PROFESSIONAL - NFE Engineers

WORK - Woodland Correctional Utility Improvements

FILE No. 472/23129.SDW

1.0 BID BREAKDOWN: The Apparent Low Bidder shall itemize below a cost breakdown of the Apparent Low Bidder's Bid. The Bid Breakdown shall be organized into separable parts of the Work so that one hundred percent (100%) of the Base Bid plus all Alternates is accounted for. Portions of the Work for which costs are itemized shall include Work to be furnished and performed directly by the Apparent Low Bidder and its Subcontractors and Suppliers, as applicable. Each separable part of the Work identified in this Bid Breakdown shall have a value not exceeding five percent (5%) of the Apparent Low Bidder's Base Bid, except parts of the Work designating furnished materials or equipment, which may be itemized as quoted.

2.0 DISCREPANCIES: Discrepancies in this Section 00410 Bid Breakdown shall be resolved in accordance with Article 14 of the Instructions to Bidders. Any discrepancies between the Apparent Low Bidder's Bid Breakdown and Article 6 "Bid Schedule" on the Apparent Low Bidder's Section 00300 Bid Form with respect to a given lump sum item, unit price item or "One Each" item, or any sum of any of them, will be resolved so that the corresponding amount(s) on the Apparent Low Bidder's Section 00300 Bid Form will be binding on the Apparent Low Bidder.

END OF SECTION 00410

SECTION 00420 QUESTIONNAIRE
PROFESSIONAL – NFE Engineers WORK – Woodland Correctional Utility Improvements FILE No. 472/23129.SDW
ARTICLE 1 ORGANIZATION
1.1. Date of organization (or incorporation) State of incorporation (IRS) EIN
1.2. Title and name of Principals (President, Vice-Presidents, Secretary and Treasurer, if a corporation; partners, if a partnership)
1.3. Is your organization's principal place of business maintained in the State of Michigan? If your organization maintains its principal place of business outside the State, attach a copy of the Certificate of Authority which your organization procured in accordance with MCL 450.2011. 1.4. If your organization, any business entity related to or affiliated with your organization, or any present or former executive employee, officer, director, shareholder (owning twenty percent (20%) or more of the outstanding shares), partner, or owner of your organization or of any such related or affiliated entity has ever been convicted of a felony, or has felony charges pending, in any state within the last three (3) years from the date of Bid opening, furnish with this Bidder's Questionnaire all material facts relating to any such felony conviction or such pending felony charges.
ARTICLE 2 SPECIALTY CONTRACTOR LICENSES 2.1. Does your organization hold valid licenses covering specialty classifications of Work that your organization itself intends to perform and for which a specific specialty license is required by any Political Subdivision with jurisdiction over the Work? If so, attach a list with all licenses by number and classification; state the name of the organization holding the license, the renewal date of each license, whether each license is active, and attach a copy of each license.
ARTICLE 3 EXPERIENCE
3.1. What is the general character of the work performed by your organization? How many years of experience in construction work similar in character and scope to the Work under the Bidding Documents has your organization had: (a) as a General Contractor?; (b) as a Subcontractor?
3.2. Attach a list of all public contracts or subcontracts under public contracts that your organization has performed within the last five (5) years which are similar in character and scope to the Work under the Bidding Documents (using the forms in the "References Attachment" provided with this Questionnaire). If the contract or subcontract referenced is not substantially completed, furnish the percent complete for that contract or subcontract.
3.3. Within the last five (5) years, has your organization been in litigation with The State of Michigan or failed to complete a contract or subcontract awarded to it? If so, attach a list for each contract or subcontract, state when, where and why.
3.4. Within the last five (5) years, has any officer, partner or executive employee of your organization been an officer, partner or employee of another organization that was involved in a litigation with The State of Michigan? or failed to complete a contract or subcontract?
3.5 Identify your organizations Experience Modification Rating (EMR) Attach a letter of explanation if your organization does not have an EMR.

MICHSPECTM DTMB 00420 - 1 (R 02/24)

3.6 Provide the name and attach a brief resume and list of similar success projects for your proposed Project Superintendent.

ARTICLE 4 ADDITIONAL QUALIFICATIONS 4.1. (Nominated Subcontractor only) Will you subcontract any part of the Work covered by the intended Sub agreement? ____. If so, which parts of the Work covered by the intended Sub agreement do you intend to subcontract to a lower tier Subcontractor? 4.2. State the name, address, and telephone number of a representative of your organization who personally visited and inspected the site: Also, describe, in an attachment to this Section 00420 Questionnaire, subsurface and physical conditions at or contiguous to the site that your representative investigated and how they were accounted for in the preparation of your organization's Bid. 4.3. Attach a list of construction equipment and machinery your organization intends to use in the execution of the Work, as estimated in the preparation of your organization's Bid. 4.4. Does your organization rent or lease equipment or facilities from other affiliate organizations? _____. If so, state the name of the affiliate organization(s) 4.5. (Apparent Low Bidder only) Bank line of credit available?\$ 4.6. (Apparent Low Bidder only) Will your organization, i.e., the Bidder named in the Authorized Signature Article on Section 00300 Bid Form, be the only named Principal in Section 00610 Performance Bond and Section 00620 Payment Bond? _____ If not, please identify the organization who will be named as Principal or Co-Principal on Section 00610 Performance Bond and Section 00620 Payment Bond Also, state how such organization relates to the Bidder (NOTE: If another organization is identified, the Apparent Low Bidder shall submit to the Owner a separate Section 00420 Questionnaire filled out by that organization as part of the Qualification Submittals required under Article 2 of Section 00100 Instructions to Bidders). **ARTICLE 5 REFERENCES** 5.1. Trade references (Minimum of three (3)): 5.2. Bank references: 5.3. Insurance:

END OF SECTION 00420

all statements and answers made to the interrogatories in this Section 00420 Questionnaire are current, accurate and complete as of the date

Signed by: _____ Name ____ Title ____

certifies that

The undersigned Apparent Low Bidder or nominated Subcontractor

on this day of , 20

stated below. (Note: Attachments shall be fastened at the end of this Section).

MICHSPECTM DTMB 00420 - 2 (R 02/24)

REFERENCES ATTACHMENT

PROFESSIONAL -	NFE Engineers		
WORK –	Woodland Correctional Utility Improvements		
FILE No. 472/23129.SI	DW		
REFERENCE #			
Public Owner:			
Project/Contract Name:			
Location of Project/Cont	ract:		
Contract Price:	Project/Contract Started:	Completed:	
	(Name and Telephone):		
Apparent Low Bidder's	or Nominated Subcontractor's		
	Name and Telephone		
Scope of Project/Contract	ot:		
REFERENCE #			
Public Owner:			
Project/Contract Name:			
Location of Project/Cont	ract:		
Contract Price:	Project/Contract Started:	Completed:	
Owner's Representative	(Name and Telephone):		
Apparent Low Bidder's	or Nominated Subcontractor's	_	
Representative	Name and Telephone		
Scope of Project/Contract	ct:		

REFERENCES ATTACHMENT

PROFESSIONAL -	NFE Engineers	
WORK -	Woodland Correctional Utility Improvements	
FILE No. 472/23129.SDV	N	
REFERENCE #		
Public Owner:		
Project/Contract Name:		
Location of Project/Contra	ct:	
Contract Price:	Project/Contract Started:	Completed:
Owner's Representative (N	Name and Telephone):	
Representative N	or Nominated Subcontractor's lame and Telephone :	
REFERENCE #		
Public Owner:		
Project/Contract Name:		
Location of Project/Contra	ct:	
Contract Price:	Project/Contract Started:	Completed:
Owner's Representative (N	Name and Telephone):	
Representative N	or Nominated Subcontractor's lame and Telephone :	
Coope of Froject Contract.	•	

SECTION 00430 LIST OF SUBCONTRACTORS

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvements

FILE No. 472/23129.SDW

- 1. To enable the **Owner** and **Professional** to evaluate the Apparent Low Bidder's qualifications to perform the Work, for each Division of the Specifications, Section of the Specifications and/or trade itemized in this Section 00430 List of Subcontractors, the Apparent Low Bidder shall nominate the Subcontractor(s) to be awarded a Sub agreement(s). To the extent a contractors' licensing is required for any such classification of Work, the Apparent Low Bidder shall provide the nominated Subcontractor's license number(s). If the Apparent Low Bidder intends to self-perform any of the listed classifications of Work, the Apparent Low Bidder shall nominate itself in the spaces provided for that purpose and shall furnish the corresponding Apparent Low Bidder's license number(s). For each nominated Subcontractor, the Apparent Low Bidder shall enter, if applicable, whether the Subcontractor is a minority, woman or handicapped owned business in the spaces provided for that purpose. The Apparent Low Bidder also shall furnish the amount of the Sub agreement that the Apparent Low Bidder, directly or through another higher tier Subcontractor, anticipates awarding to each nominated Subcontractor.
- 2. Should the Apparent Low Bidder fail to nominate Subcontractors, as required, or provide duplicate nominees for any Division, Specification, or trade, or fail to enter the required licensing information, the Apparent Low Bidder shall clarify the omission or ambiguity within two (2) Business Days of the **Owner** or **Professional's** request. Failure by the Apparent Low Bidder to comply with this Subcontractor nominating requirement may render the Bid as not conforming in all material respects with the requirements of the Bidding Documents.
- 3. Pursuant to the Bidding Documents, the Apparent Low Bidder shall not remove, replace, or add a nominated Subcontractor except as provided in paragraph 8.3 of Section 00100 Instructions to Bidders and/or in paragraph 5.1 of Section 00700 General Conditions. Since the requirement to nominate Subcontractors for the *listed* Divisions, Specification Sections and/or trades survives the award of the Contract, any Subcontractor nominated for any *listed* Division, Specification Section and/or trade for the first time after Contract Award and who is objected to by the **Owner**, for good cause, shall be replaced at no increase in Contract Price and/or Contract Time.
- 4. The requirement to make a definite nomination of Subcontractors or to state that the Apparent Low Bidder intends to self-perform that classification, and to clarify any omissions or ambiguities in this Section 00430 List of Subcontractors, applies to the Apparent Low Bidder and any other Bidder remaining or wishing to remain in contention for the award.
- 5. This listing requirement is not intended to create any express or implied duty or obligation to the Apparent Low Bidder or the nominated Subcontractors by the **Owner** or **Professional**.

(THE REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY)

Division, Specification Section and/or Trade	Nominated Subcontractor(s)	License Number(s) Classification	Amount of Subcontract
1			
2	-		
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
The undersigned Apparent Low Biddonformation and data furnished in this S	er ection 00430 List of Subcontractors are	e current, accurate and complete as of	certifies that all th
	Name		
on this day of	, 20		

END OF SECTION 00430

SECTION 00440 SCHEDULE OF MATERIALS AND EQUIPMENT

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvements

FILE No. 472/23129.SDW

ARTICLE 1 BID MATERIALS AND EQUIPMENT - LISTED (NAMED OR SPECIFIED) ITEMS

- 1.1. The Apparent Low Bidder has examined the requirements of paragraphs 7.4 and 7.5 of Section 00100 Instructions to Bidders, and by submitting a Bid, commits to bid only a *listed* named or specified materials and equipment for those Specifications *listed* in Schedule 1.6. To the extent that any such *listed* Specification states that an "or equal" or a substitute may be furnished, if acceptable to the **Professional**, application for any such acceptance will not be considered by the **Professional** until after Contract Award. Any such application shall comply with the terms and conditions of Article 2 in this Section and paragraph 5.2 of Section 00700 General Conditions.
- 1.2. For those Sections of the Specifications *listed* in paragraph 1.6, the Contract will be awarded on the basis that only one of the *listed* materials or equipment will be furnished. Therefore, to be considered responsible, the Apparent Low Bidder shall nominate, by circling the letters "A," "B," "C," etc. corresponding to each *listed* manufacturer/Supplier, the Bidder's chosen manufacturers/Suppliers for the corresponding products named or specified in the Specifications and Drawings (including all Addenda).
- 1.3. If the Apparent Low Bidder fails to circle a manufacturer/Supplier for a *listed* material or equipment, or circles more than one letter for a *listed* material or equipment, the Apparent Low Bidder hereby agrees to correct the omission or ambiguity within two (2) Business Days after submittal of this Section 00440 Schedule of Materials and Equipment. The requirement to make a definite selection and to correct any omissions or ambiguities in Schedule 1.6 applies to the Apparent Low Bidder and any other Bidder remaining or wishing to remain under consideration for the award.
- 1.4. The Apparent Low Bidder's attention is directed to paragraph 7.3 of Section 00100 Instruction to Bidders, which holds the Apparent Low Bidder responsible, if awarded the Contract, for certain costs and time impacts, provided the Apparent Low Bidder, in the preparation of its Bid, knew or had reason to know, that any *listed* material or equipment bid by the Bidder requires changes in the Work and failed to provide advanced written notice to that effect to the **Professional**.
- 1.5. The Apparent Low Bidder shall insert the provisions of this Section in all Sub agreements with Subcontractors and Suppliers furnishing the materials or equipment *listed* in Schedule 1.6, altering the respective paragraphs only as appropriate to properly identify the contracting parties. Each such Sub agreement shall expressly bind the respective Subcontractor or Supplier to the conditions of paragraph 1.4, the other provisions of Section 00440 Schedule of Materials And Equipment and paragraph 5.2 of Section 00700 General Conditions.

1.6. Schedule of Bid Materials and Equipment

ITEM 4 -

ITEMS NAMED OR SPECIFIED (ENTERED BY THE PROFESSIONAL) **CONTRACTOR** TO NOMINATE (CIRCLE) ITEM OF MATERIAL **SPECIFICATION** ITS CHOSEN NAMED OR SPECIFIED OR EQUIPMENT SECTION MANUFACTURERS AND SUPPLIERS ITEM 1 -A. B. C. D. ITEM 2 -A. B. C. ITEM 3 -

MICHSPECTM DTMB 00440 - 1 (R 02/24)

1.7 Use of "Or Equal" or Substitute Materials or Equipment After Contract Award

- 1.7.1. Paragraph 5.2 of Section 00700 General Conditions provides for the consideration (after the date of Contract Award) and possible acceptance by the **Professional** of "or equal" or substitute materials or equipment (unless any material or equipment named is followed by words establishing that no "or equal" or substitution is permitted). If sufficient information is submitted to allow the **Professional** to determine in a timely manner that the material or equipment proposed is equivalent or equal to that named or described in the Drawings or specified in the Specifications, then the **Professional** will consider the proposed "or equal" or substitute material or equipment.
- 1.7.2. The Apparent Low Bidder assumes responsibility for the cost and time required to make any proposed "or equal" or substitute material or equipment approved by the **Professional** conform to the requirements of the Contract Documents. In addition, if any such "or equal" or substitute material or equipment requires any changes in the drawings, or in any testing requirements, or in any Means and Methods indicated in or required by the Contract Documents, or in work performed by the **Owner** or others, or requires any other changes in the Work whatsoever, the Apparent Low Bidder shall assume full responsibility for the cost and the time required to carry out such changes in the Work or the work of others. Pursuant to this provision, the Apparent Low Bidder shall bear an appropriate portion of the Delay and costs resulting from the events contemplated in this paragraph.
- 1.7.3. Paragraph 5.2 of Section 00700 General Conditions provides for reimbursement by the **Contractor** to the **Owner** for any additional expenses incurred by the **Professional** directly attributable to the evaluation of any proposed substitute material or equipment and any proposed "or equal" material or equipment for materials and equipment *listed* in Schedule 1.6.
- 1.7.4. The Apparent Low Bidder shall insert the provisions of this Article 1 of Section 00440 Schedule of Materials and Equipment in all Sub agreements with Subcontractors and Suppliers furnishing any materials or equipment, altering the respective paragraphs only as appropriate to properly identify the contracting parties. Each such Sub agreement shall expressly bind the respective Subcontractor or Supplier to the conditions of paragraph 1.7.2, the other provisions of this Section 00440 Schedule of Materials And Equipment and paragraph 5.2 of Section 00700 General Conditions.

ARTICLE 2 BID MATERIALS AND EQUIPMENT - OPEN SPECIFICATIONS

- 2.1. For those Specifications not listed in Schedule 1.6, the Apparent Low Bidder, if and when awarded the Contract, shall disclose to the Owner and Professional (when submitting the Schedule of Values required by paragraph 12.1.1 of Section 00700 General Conditions) the Bidder's chosen manufacturers/Suppliers for the corresponding materials and equipment specified in the Specifications and Drawings (including all Addenda).
- 2.2. The Apparent Low Bidder has examined the requirements of paragraphs 7.2 and 7.3 of the Instructions to Bidders and commits to furnish materials and equipment meeting the requirements of the Specifications. If any such Bidder-selected material or equipment represents an "or equal" or a substitute material or equipment, no such material or equipment shall be used or furnished in the execution of the Work unless previously approved by the **Professional** as an acceptable "or equal" or substitute material or equipment. Application for any such acceptance will not be considered until after Contract Award. Any such application shall comply with the terms and conditions of this Article 2 and paragraph 5.2 of Section 00700 General Conditions.
- 2.3. The Apparent Low Bidder shall insert the provisions of this Section in all Sub agreements with Subcontractors and Suppliers furnishing the materials or equipment listed in Schedule 2.4, altering the respective paragraphs only as appropriate to properly identify the contracting parties. Each such Sub agreement shall expressly bind the respective Subcontractor or Supplier to the conditions of paragraph 2.2, the other provisions of this Section 00440 Schedule of Materials and Equipment and paragraph 5.2 of Section 00700 General Conditions.

ITEM 12 -

2.4. Schedule of Bid Materials and Equipment						
	MATERIAL OR EQUIPMENT	SPECIFICATION SECTION	CONTRACTOR TO NAME ITS CHOSEN MANUFACTURERS AND SUPPLIERS			
ITEM	1 -					
ITEM	2 -					
ITEM	3 -					
ITEM	4 -					
ITEM	5 -					
ITEM	6 -					
ITEM	6 -					
ITEM	7 -					
ITEM	8 -					
ITEM	9-					
ITEM	10 -					
ITEM	11-					

IMPORTANT : The provisions of this Section 00440 Schedule of Materials and Equipment shaduty or obligation on the Owner or Professional to exercise this authority for the beneficial manufacturer/Supplier.	
The undersigned Apparent Low Bidder data furnished in this Section 00440 Schedule of Materials and Equipment are current, accurate	certifies that all the information and te and complete as of the date stated below.

END OF SECTION 00440

on this _____, 20____.

SECTION 00500 AGREEMENT

FILE No. 472/23129 CONTRACT ORDER No. Y_____

TABLE OF CONTENTS Article	<u>Page</u>
1* THE CONTRACT; THE PROJECT; THE WORK	1
2** CONTRACT DOCUMENTS	1
3** CONTRACT PRICE	2
4* CONTRACT TIME; LIQUIDATED DAMAGES	2
5 PAYMENTS TO CONTRACTOR	3
6* THE PROFESSIONAL SERVICES CONTRACTOR	3
7 CONTRACTOR'S REPRESENTATIONS	3
8 MISCELLANEOUS	3
9 NOTICE AND SERVICE	4
	•
THIS AGREEMENT TO CONTRACT is made this	
in the year Two-Thousand And	
() by and between THE STATE OF MICHIGAN, "	
represented by the Director, Department of Tec	
Management and Budget, duly authorized,	and
	ndividual between and n of the
State of, whose address is	
, represe	ented by
, represe	

©1986 – 2002 PMA Consultants LLC All Rights Reserved

STATE OF MICHIGAN MODEL

Developed from FORMSPECTM Michigan Model

1.2. PROJECT NAME – Gus Harrison Corrections Paving Improvements

1.3. THE WORK – Replacement of campus wide water main and sanitary sewer within the Woodland Correctional and Green Oaks Training Academy. Work includes a combination of directional drilling and open cut utility construction, sanitary sewer lining, pavement repairs, sanitary lift station installation and all associated restoration.

ARTICLE 2 CONTRACT DOCUMENTS

- 2.1. The Contract Documents form the contract between the Owner and Contractor and represent the entire and final integrated agreement between the Owner and Contractor with respect to the Work. The Contract Documents are incorporated into this Agreement by this reference, and supersede all prior oral or written agreements, if any, between the Owner and Contractor. Any statement, representation, promise or inducement not set forth in the Contract Documents is null and void, and not binding on either the Owner or Contractor. The Contract Documents shall not in any way create a relationship of any kind between the Professional and Contractor, or between the Owner and a Subcontractor, or Supplier or any other third party. The Professional shall, however, be entitled to performance and enforcement of obligations under the Contract that are consistent with the Professional's authority and responsibilities under the Contract Documents.
- 2.2. The Contract Documents on the date when the **Owner** executes this Section 00500 Agreement, which are attached to this Section 00500 Agreement, consist of the following:
- 2.2.1. This **Section 00500 Agreement**, fully executed by the **Owner** and **Contractor**, including the following attachments:
 _____ and **Addenda** _____ through ____.
- 2.2.2. Section 00800 Supplementary Conditions, including ; and Section 00120 Supplementary Instructions, including ______
- 2.2.3. Section 00020 Glossary, and Section 00700 General Conditions.
- 2.2.4. **General Requirements**, Division 1 of the Specifications.
- 2.2.5. Divisions 2 through _____ of the Specifications, and Drawings, bearing the title: _____, dated ____.
- 2.2.6. Section 00030 Advertisement; Section 00100 Instructions to Bidders, including Attachment A–Bidder's Check List, and Section 00210 Information for Bidders.
- 2.2.7. **Section 00610 Performance Bond** and **Section 00620 Payment Bond**, fully executed by the **Contractor** and the sureties, each enclosing separate evidence of Power of Attorney.

- 2.2.8. The Contractor's Section 00300 Bid Summary and Bid Form (with attachments) and Section 00320 Non-collusion Affidavit (including any revisions delivered after Bid opening).
- 2.2.9. The following **Contractor's** *Qualification Submittals* (post-Bid opening:) _____
- 2.3. Contract Documents that will be issued after the date the **Owner** executes this Section 00500 Agreement consist of:
- 2.3.1. **Change Orders** and **Change Authorizations** signed as provided in the Contract Documents.
 - 2.3.2. Notice of Award and Notice to Proceed.
- 2.4. There are no Contract Documents other than those listed or designated in this Article or added through Section 00520 Attachment A to the Agreement. The Contract Documents may be modified, as provided in Section 00700 General Conditions.

ARTICLE 3 CONTRACT PRICE

3.1. The **Contractor** will furnish and perform the Work and accept in full payment the Contract Price of

Dollars (\$_____

The Contract Price includes only those Alternates accepted by the **Owner**, as itemized in the Notice of Award.

- 3.2. The Contract will include those Change Order prices (bid on Section 00300 Bid Form) accepted by the **Owner** when the **Owner** issues the Notice to Proceed or by Change Authorization.
- 3.3. Payments to the **Contractor** will be made based on the prices stated on the **Contractor's** Section 00300 Bid Form, subject to the terms and conditions of the Contract Documents.

ARTICLE 4 CONTRACT TIME; LIQUIDATED DAMAGES

- 4.1. The periods allowed for completion of the Work, or a designated part of the Work, will be as follows:
- 4.1.1. The entire Work will be substantially complete in accordance with the requirements of the Contract Documents: **December 20, 2025**.
- 4.1.2. If separable parts of the Work shall be completed before the period allowed for Substantial Completion of the entire Work, the Contract Times for those parts of the Work will be as specified in Section 00520 Attachment A to Agreement, and as may be supplemented in the Specifications.
- 4.1.3. The entire Work will be complete and ready for final payment as specified in the Contract Documents: **January 20, 2026**
- 4.2. The **Owner** and **Contractor** recognize that the Contract Times are of the essence of the Contract and that the **Owner** will suffer costs and damages if the Work is not completed within the Contract Times, including any extensions in Contract Time authorized by Change Orders. Therefore, liquidated damages (in the amounts specified in paragraphs 4.2.3 through 4.2.5) will apply if the Work is not completed within the limits of the Contract Times. Liquidated damages are not a penalty, are cumulative and represent

- a reasonable estimate of the **Owner's** extra costs and damages, which are difficult to estimate with accuracy in advance.
- 4.2.1. Accordingly, if the **Contractor** fails, neglects, or refuses to complete all or any designated part of the Work within the specified Contract Time, the **Contractor** agrees to pay to the **Owner** liquidated damages and to allow, at the appropriate time, a corresponding adjustment in Contract Price.
- 4.2.2. If under the procedures of paragraph 4.3, the **Owner** is justified in withholding liquidated damages due to or in anticipation of late completion, the **Contractor** agrees to allow the **Owner** to deduct liquidated damages from Requests for Payment.
- 4.2.3. Liquidated damages <u>for each Calendar Day</u> that expires after the Contract Time specified in paragraph 4.1.1 for Substantial Completion of the entire Work until the Work is substantially complete shall be in the amount of One Thousand Dollars and No/Cents (\$1,000)
- 4.2.4. Liquidated damages for each Calendar Day that expires after each of the Contract Times designated in Section 00520 Attachment A to the Agreement until each such part of the Work is sufficiently complete shall be in the amounts stated in Section 00520 Attachment A to the Agreement.
- 4.2.5. Liquidated damages for each Calendar Day after Substantial Completion of the entire Work that expires after the Contract Time specified in paragraph 4.1.3 for completion and readiness for final payment until the entire Work is complete and ready for final payment shall be in the amount of One Thousand Dollars and No/Cents (\$1,000)

Assessment and/or Withholding of Liquidated Damages

- 4.3. If the **Contractor** fails to complete the Work, or a specified part of the Work, within the corresponding Contract Time, or if at any time after the Work is eighty percent (80%) in place, the **Contractor** does not prosecute the balance of the Work with the diligence required to comply with the Contract Times, the **Contractor** shall be requested to submit a schedule recovery plan acceptable to the **Owner**. The **Contractor's** schedule recovery plan shall describe the cause of schedule slippage or delayed progress and the actions proposed and taken to recover schedule. In addition, to the extent that the **Contractor** believes that an extension in Contract Time is justified, the recovery plan shall include a request for an appropriate extension in Contract Time.
- 4.3.1. Within fifteen (15) Calendar Days after the **Contractor** receives any such request, the **Contractor** shall meet with the **Owner** and present the **Contractor's** written schedule recovery plan. If, upon evaluation of the **Contractors'** schedule recovery plan, and after consultation with the **Professional**, the **Owner**, in its sole discretion, determines that there is sufficient cause to withhold liquidated damages, the **Owner** may deduct from Requests for

Payment the liquidated damages then due or that would become due using the **Owner's** estimate of late completion of the Work

4.3.2. For the purposes of returning liquidated damages, schedule recovery implementation shall not be complete until such slippage or delayed progress has been corrected and the Progress Schedule once again supports compliance with the Contract Times. Once late completion has been corrected, the **Contractor** shall be entitled to reimbursement of all liquidated damage sums previously withheld. Any such reimbursement of liquidated damages previously withheld shall not constitute a waiver of any claims that the **Owner** may otherwise have.

ARTICLE 5 PAYMENTS TO CONTRACTOR

- *5.1. The **Owner** will pay one hundred percent (100%) of the amount due upon completion of any Schedule of Value *pay item*. The **Professional** may require, for each Request for Payment, sworn statements, consent of surety, waivers of lien (from the **Contractor**, Subcontractors and Suppliers), Record Documents, guarantees, operating and maintenance manuals and such other documents required by the Contract Documents. Payment to the **Contractor** will be made within thirty (30) Calendar Days from receipt by the **Owner** of the **Professional's** certification representing to the **Owner** the amount of payment to be due to the **Contractor**.
- *5.2. Processing of Requests for Payment by the **Owner** may be deferred until Work having a prior sequence, as provided in the Contract Documents, is in place and is approved.
- 5.3. Payments shall be subject to the terms and conditions of Section 00700 General Conditions and the other parts of the Contract Documents and shall be made less such deductions as the **Owner** and/or **Professional** determines are appropriate, as specified in paragraph 12.4 of Section 00700 General Conditions.
- 5.4. If any portion of the Work is funded by a federal or State agency, the **Owner** will have fifteen (15) Calendar Days after receiving those funds in which to make payment. This provision shall take effect only after the thirty (30) Calendar Day period following certification by the **Professional** has expired.

ARTICLE 6 THE PROFESSIONAL SERVICES CONTRACTOR

6.1. The **Owner** has retained NFE Engineers to assume all duties and responsibilities of, and have the rights and authority assigned to, the **Professional Services Contractor** in the Contract Documents with respect to completion of the Work in accordance with the Contract Documents.

ARTICLE 7 CONTRACTOR'S REPRESENTATIONS

7.1. The **Contractor** reiterates and makes each of the representations itemized in Article 2 of the **Contractor's** Section 00300 Bid Form. Article 2 in the **Contractor's** Section 00300 Bid Form is by this reference repeated verbatim in this Section 00500 Agreement as paragraphs 7.2 through 7.13 just as though those paragraphs had been written in this Article 7, except that the term "**Contractor**" shall replace the term "Bidder" in every instance.

ARTICLE 8 MISCELLANEOUS

- 8.1. If any provision of the Contract Documents is invalid, illegal, or unenforceable, all other provisions of the Contract Documents shall remain in full force and effect. If any provision of the Contract Documents is inapplicable to any Person or circumstance, that provision shall remain applicable to all other Persons and circumstances.
- 8.2. It is the intent of the **Owner** and **Contractor** that all provisions of Law required to be inserted or referenced in the Contract Documents are in fact so inserted or referenced. If any provision of Law is not so inserted or referenced, or is inserted or referenced improperly, then each such provision shall be considered inserted or referenced in the Contract Documents in proper form at no increase in Contract Price and/or Contract Time.
- 8.3. The duties, obligations, criteria or procedure imposed by, and the rights and remedies made available in, the Contract Documents are in addition to, and not in any way a limitation of, any rights and remedies that are otherwise allowed or imposed by Law, except that in the event a specific part or detailed requirement of a provision, criterion or procedure in the Contract Documents and a specific part or detailed requirement of a provision, criterion or procedure imposed by Law conflict, the specific part or detailed requirement of such provision, criterion or procedure imposed by Law shall govern. All other specific parts or detailed requirements in the provisions, criteria or procedures imposed by Law and the Contract Documents shall remain in full force and effect and be read with the controlling specific part or detailed requirement. These provisions will be as effective as if repeated specifically in the Contract Documents in connection with each duty, obligation, right and remedy to which they apply.
- 8.4. The **Contractor** shall not sell, assign, transfer or otherwise convey any of the **Contractor's** rights and shall not delegate any of the **Contractor's** duties under this Agreement without the prior written consent of the **Owner** and the sureties for the **Contractor**. In its sole discretion, the **Owner** may refuse to consent to any proposed assignment or delegation. Any attempted sale, assignment, transfer, or other conveyance in violation of this paragraph shall be void and shall relieve the **Owner** of any further liability under the Contract Documents but shall not relieve the **Contractor's** sureties of any liability. If the **Owner** consents in writing to an assignment, unless specifically stated to the contrary in the consent, that assignment shall not release or discharge the **Contractor** from any duty or responsibility set forth in the Contract Documents and shall not release or discharge the **Contractor's** sureties under the Bonds required by the Contract Documents.
- 8.5. The **Owner** reserves the right to correct any error in any Request for Payment that may have been paid. The **Owner** reserves the right, should proof of Defective Work be discovered after final payment, to claim and recover from the **Contractor** and/or the **Contractor's** surety, sufficient sums to correct or remove and replace the Defective Work.
- 8.6. Any waiver by the **Owner** of any provision of the Contract Documents shall be specific and in writing and apply only to the specific matter and not to other similar or dissimilar matters. Any waiver of any breach of this Contract shall not be held to be a waiver of any other or subsequent breach.
- 8.7. Nothing contained in this Agreement shall in any manner authorize, empower, or constitute the **Contractor**, Subcontractors

or Suppliers (a) to act as agents of the **Owner**, (b) to assume or create any obligation or responsibility whatsoever, express, or implied, on behalf of or in the name of the **Owner**; (c) to bind the **Owner** in any manner, or (d) to make any representation, warranty, covenant, agreement, or commitment on behalf of the **Owner**. It is the intent and understanding of the parties that the **Contractor** shall perform the Work as an independent contractor. This Agreement does not create, and shall not be construed as creating, any rights enforceable by any third party.

- 8.8. If the **Owner** or **Contractor** suffers injury or damage to person or property because of error, omission, or act of the other, any of the other's employees or agents or others for whose acts the other party is legally liable, claim will be made in writing to the other party within a reasonable time of the first observation of that injury or damage. This provision is not and shall not be construed as a substitute for or a waiver of the provisions of any applicable statute of limitations or time requirements set forth in Section 00700 General Conditions.
- 8.9. All computer programs which are not the subject of copyrights by third parties, and which are delivered, developed, produced, or paid for under a specific requirement of the Contract Documents and all plans, drawings, designs, specifications, technical reports, operating manuals, and other data which are delivered, developed, produced, or paid for under the Contract Documents shall be the property of the **Owner**. The **Owner** maintains all rights to such programs and deliverables, including the right to use, duplicate, and disclose the programs and deliverables, in whole or in part, in any manner and for any purpose. If any program or deliverable is copyrightable, the **Contractor** may copyright it subject to the **Owner's** rights. The **Owner** reserves a royalty-free, nonexclusive, and irrevocable license to use, duplicate,

publish, and disclose such programs and deliverables, in whole or in part, and to authorize others to do so.

- 8.10. The **Contractor** warrants that all costs in proposals and claims for adjustments in Contract Price shall not exceed those allowed under the Contract Documents, and that proposals and claims for adjustments in Contract Price shall grant prices, terms, and warranties comparable to or better than prices, terms and warranties offered to others for similar work.
- 8.11. This Agreement shall be binding on the **Contractor**, **Owner** and their respective successors and legal representatives and, if the **Owner** has consented to an assignment or other conveyance, on all their respective assigns and delegates.
- *8.12. The Contract Documents shall be governed by and construed in accordance with the Laws of the State of Michigan in effect on the date of Bid opening. Any change in Michigan Law after that date shall be binding only to the extent the **Owner** and **Contractor** agree or to the extent such change is beyond the capacity of the parties to avoid.

ARTICLE 9 NOTICE AND SERVICE

- 9.1. Unless otherwise provided in the Contract Documents or consented to by the **Owner** in writing, any notice, demand, or communication shall be in writing and shall be deemed to have been given when received by the individual required to be given notice at the address designated in this Agreement. A copy of any notice, demand or notification shall be sent to the address below.
- 9.2. Any written notice or other written communication to the sureties shall be sufficiently given if delivered to the individual required to be given notice at the address designated in the Bond.

IN WITNESS WHEREOF, the **Owner** and **Contractor** have signed this Section 00500 Agreement in triplicate and initialed three (3) full sets of the Contract Documents. One (1) full set of the executed Contract Documents will be delivered to the **Contractor**.

THE STATE OF MICHIGAN BY:	THE CONTRACTOR BY:	
Director , DTMB, SFA, Design and Construction NAME:	Title:	Date
	NAME:	
Witness:		
	Federal ID No. or SS No <u>.(LAST 4 Only)</u>	
Date:	Telephone No.	
Address for giving notices:	Witness:	
Department of Technology, Management and Budget State Facilities Administration Design and Construction 3111 W. St. Joseph Street	Date:	
Lansing, MI 48917	Address for giving notices	

Notary Public, State of _____

My Commission Expires:

CERTIFICATE OF PRINCIPAL (If Contractor is Other Than a Sole Proprietor) ,, certify that I am the Secretary of the Corporation, or a General Partner or Managing Partner or Partner of the partnership, named as the Contractor in the attached Section 00500 Agreement, that who signed Section 00500 Agreement on behalf of the Contractor, was then of that corporation or partnership; that I know the undersigned's signature, and the signature is genuine; and that Section 00500 Agreement was duly signed, sealed and attested for and on behalf of that corporation partnership by authority of its governing body or partners
Signed by the Secretary or Other Authorized Officer of the Corporation Or By General Partner or Managing Partner or Authorized Partner Certifying
Name of the Corporation or True Name of the Partnership
Telephone No
(Corporate Seal)
VERIFICATION (by Contractor)
STATE OF)
COUNTY OF) Before me, a Notary Public duly commissioned, qualified and acting, personally appeared (enter name of person who signed Section 00500 Agreement on behalf of the Bidder),
and that he/she has been authorized by (enter name of individual, partnership name, or that governing to dody of the Bidder named in the attached corporate resolution) to execute Section 00500 Agreement on behalf of the named Contractor in favor of the STATE OF MICHIGAN.
Subscribed and sworn before me this day of, A.D., 20

RESOLUTION OF CORPORATE AUTHORITY

(If Contractor is a Corporation)

I,, Corpo	orate Officer of		, a	
I,, Corpo		Corporation (the "Compa	ny")	(Indicate State)
DO HEREBY CERTIFY that the following	is a true and correct exc	erpt from the minutes of the	meeting of the E	Board of Directors, wherein a
quorum was present, duly called and held	on	and that the same i	s now in full force	and effect:
"RESOLVED, that the Chairman, the Pres to execute and deliver, in the name and on or document in connection with any matter document, or other instrument, or document and delivery of any agreement, document	behalf of the Company ar er or transaction that shall ent in connection with an	nd under its corporate seal or have been duly approved; matter or transaction that	otherwise, any a the execution and shall have been o	greement or other instrument d delivery of any agreement duly approved; the execution
I FURTHER CERTIFY that	i	s Chairman of the Board,		is
President,				
I FURTHER CERTIFY that any of the offi guarantee and commit the Company to the File No Work and that all necessary corporate approvals IN WITNESS THEREOF, I have set my have	ne conditions, obligations	, stipulations, and undertaki	ings contained in	the Contract Documents for
CORPORATE SEAL	,,			
Corporate C	fficer's Signature			
Title				
Telephone N	0.			

CERTIFICATE OF PARTNERSHIP AUTHORITY

(If **Contractor** is a Partnership)

I,(Print or Type)	, General Partner i	n	Partnership	(the "Partne	rshin")	, a	ndicate State)
DO HEREBY CERTIFY that				•	. ,	·		,
	, 20, and t	hat the	following is a	a true and co	orrect excerpt fr	om the minute	es of the mee	eting of
the General Partnership held or								
"That each General Partner is instrument or document in conr agreement, document, or other execution and delivery of any ag	nection with any matter or tra instrument, or document in c	ansactic connecti	on that shall ion with any	have been o matter or tra	duly approved; t Insaction that sh	he execution all have been	and delivery duly approve	of any ed; the
I FURTHER CERTIFY that any	of the aforementioned Gene	ral Partr	ners of the Pa	artnership ar	e authorized to	execute or gua	arantee and o	commit
the assets of the Partnership to	the conditions, obligations, s	tipulatic	ons, and und	ertakings co	ntained in the C	ontract Docur	nents for	
File No Work _								
and that all necessary partnersh								
IN WITNESS THEREOF, I have	e set my hand this day	y of		, 2	0			
General Pa	rtner's Signature							
Title								
Telephone N	lo.							

END OF SECTION 00500

SECTION 00520 ATTACHMENT "A" TO AGREEMENT

PROFESSIONAL – NFE Engineer WORK – Woodland Correctional Utility Improvements FILE No. 472/23129.SDW CONTRACT ORDER No. Y	
This Section 00520 Attachment A to Agreement supplements those specific provisions in Section 00500 Agreement designate other provisions in Section 00500 Agreement that are not so supplemented remain in full force and effect. The terms "Agreeme Documents" and "Contract" have specific intents and meanings assigned as stated in Section 00500 Agreement and Section 000000000000000000000000000000000000	nt", "Contract
SUPPLEMENTARY TERMS AND CONDITIONS TO ARTICLE 4 CONTRACT TIME; LIQUIDATED DAMAGES	
The following separable parts of the Work will be completed, as specified in the Contract Documents:	
(a) within () Days from the date when the Contract Time commences to run, or on or before (b)	_, 20
within () Days from the date when the Contract Time commences to run, or on or before	_, 20
(c) within () Days from the date when the Contract Time commences to run, or on or before	_, 20
These interim Contract Times are of the essence so as to: (a) not Delay work by others as provided in Article 13 of the General (b) conform to the sequences of Work indicated in or required by the Contract documents; and (c) comply with the coordination of the Contract Documents.	
The Owner and Contractor recognize that the Contract Time(s) specified in this Attachment A is(are) of the essence to this Agree the Owner will suffer costs and damages if the Work is not completed within the Contract Time(s) plus any extensions authorized in with Section 00700 General Conditions. Accordingly, liquidated damages will apply based on the following schedules and No/Cents (\$	n accordance e: (a)
(b) Dollars and No/Cents (\$	<i>)</i> ; and
(c) Dollars and No/Cents (\$) for
each Calendar Day that expires after each of the respective Contract Times specified in this Section 00520 Attachment A to the for the completion of each of those designated parts of the Work, respectively, until each of those parts of the Work is complete. A by the Owner of liquidated damages from Requests for Payment shall be undertaken only after consultation with the Professio be subject to the procedures outlined in paragraph 4.3, Section 00500 Agreement.	ny deduction

END OF SECTION 00520

SECTION 00610 PERFORMANCE BOND FILE No. _____ SURETY COMPANY REFERENCE No. _____ "The **Contractor**," ______, a corporation ____, individual ____, partnership ____, joint venture ____ of the State of ______, qualified to do business in the State of Michigan, as Principal, and "the Surety," _______, of the State of ________, as surety, are Michigan, "the Owner," as Obligee, in the amount of ______ Dollars (\$________), for the held and bound unto the State of Michigan, payment of which the Contractor and Surety hereby bind themselves, their respective heirs, successors, legal representatives and assigns, jointly and severally, in compliance with 1963 PA 213, as amended, MCL 129.201 et seg. The Contractor has entered into "the Contract" with the Owner for , "the Work," covered by the Contract Documents, which are incorporated into this Performance Bond by this reference. If the Contractor faithfully performs and fulfills all the undertakings, B. This Section 00610 Performance Bond shall be solely for the covenants, terms, conditions, warranties, indemnifications and protection of the Owner and its successors, legal representatives or agreements of the Contract Documents within the Contract Time assigns. The prevailing party in a suit on this Bond is entitled to (including any authorized changes, with or without notice to the recover as part of that party's judgment reasonable attorneys' fees. Surety) and during the Correction Period, and if the Contractor also performs and fulfills all the undertakings, covenants, terms, C. It is the intention of the Contractor and Surety that they shall be conditions, warranties, indemnifications and agreements of any and bound by all terms and conditions of the Contract Documents all duly authorized modifications of the Contract Documents, then (including, but not limited to Article 14 of Section 00700 General THIS OBLIGATION IS VOID, OTHERWISE TO REMAIN IN FULL Conditions and this Section 00610 Performance Bond). However, FORCE AND EFFECT. this Section 00610 Performance Bond is executed pursuant to 1963 PA 213, as amended, MCL 129.201 et seg., and if any provision(s) of this Section 00610 Performance Bond is/are illegal, invalid, or A. No change in Contract Price or Contract Time. "or equal" or substitution or modification of the Contract Documents (including unenforceable, all other provisions of this Section 00610 addition, deletion, or other revision) releases the Surety of its Performance Bond must nevertheless remain in full force and effect, obligations under this Section 00610 Performance Bond. The and the Owner shall be protected to the full extent provided by 1963 Surety expressly waives notice of any such change in Contract Price PA 213, as amended, MCL 129.201 et seq. or Contract Time, "or equal" or substitution or modification of the Contract Documents (including addition, deletion, or other revision). **IMPORTANT**: The Surety shall be authorized to do business in the State of Michigan by the Department of Licensing and Regulatory Affairs, must be listed on the current U.S. Department of the Treasury Circular 570, and, unless otherwise authorized by the Owner in writing, must have at least an A-Best's rating and a Class VII or better financial size category per current A. M. Best Company ratings. Address and Telephone of Agent, who is either a resident of, or Name, Address and Telephone of the Surety: whose principal office is maintained in, the State of Michigan Signed and sealed this _____ day of _______, 20_____. THE **CONTRACTOR**: (Print Full Name and Sign) By: WITNESS Name & Title: Telephone No. _____ THE SURETY: (Print Full Name and Sign) Agent: WITNESS Attorney-in-Fact:

END OF SECTION 00610

Telephone No. _____

SECTION 00620 PAYMENT BOND	N.
FILE No SURETY COMPANY REFERENCE	No
"The Contractor,", qualified to	, a corporation, individual, partnership, joint o do business in the State of Michigan, as Principal, and "the Surety,"
held and bound unto the State of Michiga	, of the State of, as surety, are an, "the Owner ," as Obligee, in the amount of Dollars (\$), for the
payment of which the Contractor and Surety bind themselves, the and severally, in compliance with 1963 PA 213, as amended, MCl	neir respective heirs, successors, legal representatives and assigns, jointly
The Contractor has entered into "the Contract" with th	ne Owner forments, which are incorporated into this Payment Bond by this reference.
If the Contractor promptly pays all claimants supplying labor of materials to the Contractor or to the Contractor's Subcontractor in the prosecution of the Work, then THIS OBLIGATION IS VOID OTHERWISE TO REMAIN IN FULL FORCE AND EFFECT.	rs or Contract Time, "or equal" or substitution or modification of the
A. All rights and remedies on this Section 00620 Payment Bon shall be solely for the protection of all claimants supplying labor an materials to the Contractor or the Contractor's Subcontractors in the prosecution of the Work and must be determined in accordance with Michigan Law.	(including, but not limited to this Section 00620 Payment Bond). However, this Section 00620 Payment Bond is executed pursuant
B. No change in Contract Price or Contract Time, "or equal" of substitution or modification of the Contract Documents (includin addition, deletion, or other revision) must release the Surety of it obligations under this Section 00620 Payment Bond. The Suret	Payment Bond must nevertheless remain in full force and effect, and the Owner must be protected to the full extent provided by 1963 PA 213, as amended, MCL 129.201 et seq.
	the State of Michigan by the Department of Licensing and Regulatory Affairs, cular 570, and, unless otherwise authorized by the Owner in writing, must have category per current A. M. Best Company ratings.
Name, Address and Telephone of the Surety:	Address and Telephone of Agent, who is either a resident of, or whose principal office is maintained in, the State of Michigan
Signed and sealed this day of	, 20
THE CONTRACTOR : (Print Full Name and Sign) WITNESS	By: Name & Title:
THE SURETY: (Print Full Name and Sign)	Telephone NoAgent:
WITNESS	Attorney-in-Fact:

END OF SECTION 00620

Telephone No. _____

Email: _____

TABLE OF CONTENTS

<u>Aı</u>	Article	
1	INTERPRETATIONS	1
2	THE OWNER – GENERAL PROVISIONS	3
3	THE PROFESSIONAL – GENERAL PROVISIONS	4
4	CONTROL OF WORK – GENERAL PROVISIONS	5
5	SUBCONTRACTORS AND SUPPLIERS	8
6	SUBMITTALS	10
7	LEGAL REQUIREMENTS; INSURANCE	11
8	PROSECUTION; SUBSTANTIAL COMPLETION	16
9	WARRANTY; TESTS, INSPECTIONS AND APPROVALS; CORRECTION OF WORK	18
10) CHANGES	20
11	CHANGES IN CONTRACT PRICE; CHANGES IN CONTRACT TIME	23
12	PROGRESS PAYMENTS; FINAL PAYMENT	28
13	3 OTHER WORK	30
14	TERMINATION	31
15	5 DISPUTES	33

STATE OF MICHIGAN MODEL

Developed from FORMSPECTM Michigan Model

These Model Specifications, known as the MICHSPEC™ 97.0820 Model Specifications, Sections 00500 through 00700 have been licensed to the State of Michigan, Department of Technology, Management and Budget (**DTMB**). Title to and use of these Specifications is strictly restricted. Except as authorized in writing by the Department of Technology, Management and Budget, State Facilities Administration, or as may be appropriate for their use in the bidding and execution of the Work, reproduction, translation or substantial use or quotation of any part of any of these Specifications beyond that permitted by the 1976 United States Copyright Act without the prior written permission is unlawful. Provisions marked with an asterisk have been furnished by the **DTMB** or have been taken from **DTMB**− provided contracts and are excluded from this copyright limitation.

ARTICLE 1 INTERPRETATIONS

1.1 Section 00020 Glossary:

1.1.1. Section 00020 Glossary assigns specific intent and meanings to capitalized terms and to other defined terms used in this Section 00700 General Conditions, Section 00500 Agreement, Section 00520 Attachment A to the Agreement, Section 00610 Performance Bond, Section 00620 Payment Bond, and Section 00800 Supplementary Conditions.

1.1.2. Section 00020 Glossary also provides specific rules for construing any reference to any Article or paragraph that is made in this Section 00700 General Conditions.

1.2 Intent of the Contract Documents:

- 1.2.1. The intent of the Contract Documents is to describe the *entire* Work, including its various parts, to the extent necessary for the **Contractor** to discharge its obligation to execute and complete the Work in accordance with the Contract Documents. The Contract Documents are complementary; what is required by one shall be as binding as if required by all Contract Documents.
- 1.2.2. The *entire* Work required by the Contract Documents includes Work, which is reasonably inferable from the Contract Documents or from prevailing custom and trade usage. The **Contractor** shall provide any Work reasonably inferable to the extent such Work is required to properly complete the installation of other Work expressly shown or specified in the Contract Documents. If the **Contractor** disagrees that Work that is not expressly shown or detailed in the Contract Documents is Work reasonably inferable, the **Contractor** shall proceed in accordance with the provisions of paragraph 10.1.3.
- 1.2.3. The breakdown of the Work by Divisions and Sections, or the identification of any Drawing, shall not delineate or be construed to delineate Work to be performed by any trade. The breakdown shall not control the manner in which the Work may be divided by the **Contractor** among Subcontractors and Suppliers.
- *1.2.4. Reference to the State Construction Code Act of 1972, 1972 PA 230, as amended, MCL 125.1501 et seq., or to standard specifications, manuals or codes of any technical society, organization, or association, whether specifically or by implication, means the issue in effect on the date of Bid opening, unless otherwise expressly stated. Work indicated in or required by the Contract Documents that is above standards set in the State Construction Code shall be provided to the higher standard.
- 1.2.5. The provisions of the Contract Documents shall govern over any standard specification, manual or code of any technical society, organization, or association. Unless otherwise provided in the Contract Documents, words with an accepted technical or trade meaning used to describe any Work shall be interpreted in accordance with that meaning.
- 1.2.6. If any Work indicated in, or required by, the Contract Documents is above the standards set by any Law applicable to the Work and the Project, the higher standard shall govern.
- 1.2.7. The terms "the Contract Documents," "as specified in the Contract Documents," "in accordance with the Contract Documents" or such other similar terms shall be construed as including all valid Change Orders and Change Authorizations.
- 1.2.8. "Execution of the Work" and "shall provide" includes the furnishing and/or performance of the Work. "Work" as in "Unit Price Work," or "any Work" or "acceptable Work," etc. refers to a specific part(s) of the Work.

- 1.2.9. Subject to the **Contractor's** continuing responsibilities for the acts of Subcontractors and Suppliers, whenever in the Contract Documents the term "the **Contractor"** is used concerning any action, obligation, cost, or event, it shall cover, even if not expressly stated, actions or obligations or costs of, or events involving, any Subcontractor, Supplier, or anyone for whom any of them may be liable, unless the context requires otherwise.
- 1.2.10. Use of the terms "as ordered," "as directed," "as required," "as allowed," "as approved" or similar terms, or the adjectives "reasonable," "suitable," "acceptable," "proper" or "satisfactory" or similar adjectives, to describe a requirement, direction, review, or judgment of the **Professional** or **Owner** as to the Work will be solely to evaluate the Work for compliance with the Contract Documents. No use of any such term or adjective, or provision of any standard specification, manual or code (whether expressly incorporated by reference in the Contract Documents or not), or Suppliers' instructions, shall be effective to (a) change the duties and responsibilities of the **Owner** or **Professional** from those assigned in the Contract Documents, (b) assign to the **Owner** or **Professional** any duty or authority to supervise or direct the furnishing or performance of the Work or assume responsibility contrary to the provisions of the Contract Documents.
- 1.2.11. A provision stating "the **Contractor** shall bear its proportionate share of the Delay and costs" shall be construed as entitling the **Owner** to an appropriate decrease in Contract Price and Contract Time for all the **Owner's** direct, indirect, and consequential costs and damages that are attributable to the **Contractor**.
- 1.2.12. Contract Time computations shall be made in Calendar Days. The Progress Schedule shall be in the form of a Critical Path Method schedule, Total Float and Contract Float values stated in Business Days shall be converted to Calendar Days when used for the purpose of calculating changes in Contract Time.
- 1.2.13. Any computation of a Contract Time which adds Calendar Days to a date shall include <u>both</u> the first and last Day. Any computation of a notice period shall exclude the first Day and include the last Day. In any case, if the computed Day falls on a non-Business Day, it shall be omitted from the computation.
- 1.2.14. In the Contract Documents, the terms "substantially completed" and "substantially complete" have in context the same meaning as Substantial Completion.

1.3 Priority of the Contract Documents:

- 1.3.1. Whenever an issue of priority involves two Sections within the Contract Documents, the following will apply: Unless the **Owner** and **Contractor** mutually agree otherwise, a Section of the Contract Documents will *supersede* another *conflicting* Section if the *superseding* Section is listed in paragraph 2.2 of Section 00500 Agreement ahead of the *conflicting* Section.
- 1.3.2. Whenever an issue of priority involves Work called for in the technical Specifications or Drawings figured dimensions shall govern scaled dimensions, detail Drawings shall govern general Drawings and Drawings shall govern Submittals. Whenever specifications, dimensions, notes, schedules, or details conflict (whether within the Specifications or Drawings, or between the Specifications and Drawings, or between Change Order Drawings and the Drawings), the **Contractor** shall be required to provide the higher performance requirement only to the extent such outcome results in Work reasonably inferable.

1.4 Interpretation of Indemnification Provisions:

- 1.4.1. Paragraphs 1.4.2 and 1.4.3 will be as effective as if repeated in paragraphs 4.5.2, 4.6.1, 4.9.1, 10.4.4, 13.3.1 and in any other paragraph requiring the **Contractor** to defend, indemnify and hold harmless the **Owner** and **Professional**.
- 1.4.2. Any indemnification provision requiring the **Contractor** to defend, indemnify and hold harmless the **Owner** and **Professional** against all claims, or covering liability of the **Owner** or **Professional**, shall include claims caused in part by the negligence or other liability-creating conduct or omission of the **Contractor**.
- 1.4.3. The terms "against all claims" in any such obligation shall be construed as covering all claims, of whatever type and nature, and all judgments, costs, losses, and damages, whether direct, indirect, or consequential (including, but not limited to, charges of architects, engineers, attorneys and others and all court, hearing, and any other dispute resolution costs).

1.5 Additional Interpretations:

- 1.5.1. The term "the **Professional**" shall be construed as covering, even if not expressly stated, the **Professional's** consultants, agents, and employees. This interpretation shall not be construed as relieving the **Professional** of its sole responsibility for the performance of the **Professional's** obligations and responsibilities, whether performed by the **Professional** directly or through any consultant, agent, or employee.
- 1.5.2. The expression "any act or omission within the control of" shall include, but is not limited to, the fault or negligence of the party involved and any other act, cause, and event for which that party is responsible. The expression "any cause beyond the control of" shall include any act or omission not within the reasonable control of the party involved and any other act, cause, and event for which that party is not responsible.
- 1.5.3. Whenever in the Contract Documents, the term "first tier" is used concerning a Subcontractor or Supplier, it means a Subcontractor or Supplier having a direct Sub agreement with the **Contractor**. Relatedly, the term "lower tier" refers to a Subcontractor or Supplier having a direct Sub agreement with another Subcontractor.
- 1.5.4. The expression "materials and/or equipment" shall not be construed to equate materials with equipment, but rather shall be interpreted as a general reference to materials or equipment, whichever actually applies. The term "stored materials" shall include materials and equipment. Where a differentiation between materials or equipment is necessary, such as for payments for approved equipment. Shop Drawings, use of the term "equipment" shall exclude materials. In any such case, examples of equipment shall be conveying equipment, tanks, pumps, vessels, fans, boilers, air handling units, heat exchangers, compressors, incineration equipment, motor control centers, switchgears, transformers, control panels and so forth; and such components as pipe fittings and specialties, valves, ductwork, plumbing fixtures, cable tray, conduit and cable, electrical fixtures, panel boards and so forth shall be materials and not equipment.
- 1.5.5. The term "registered mail" includes registered U.S. mail and certified U.S. mail with return receipt requested. The term "hand delivered" includes delivery by private carriers.

- 1.5.6. The term "self-performed Work" means Work performed by the **Contractor**, as opposed to Work performed by a Subcontractor, which is referred to as "Subcontractor Work."
- 1.5.7. An "early completion" Progress Schedule is a **Contractor**-prepared Revision Progress Schedule Submittal that anticipates completion of the entire Work, or of any portion of the Work having a separate, specified Contract Time, ahead of the correspondingly specified Contract Time.

1.6 Ownership and Use of the Contract Documents:

- 1.6.1. Neither the **Contractor** nor any Subcontractor or Supplier shall have or acquire title to or ownership rights in any of the Drawings, Specifications or documents identified in Section 00210 Information for Bidders, and they shall not reuse any of them on extensions of the Project or any other project without prior written consent of the **Owner** and **Professional**.
- 1.6.2. The **Contractor**, Subcontractors and Suppliers are granted a limited license to use and reproduce parts of the Contract Documents and those documents identified in Section 00210 Information for Bidders as appropriate for their use in the furnishing and performance of their Work. All copies of the Drawings and Project Manual and other documents made under this license shall retain all copyright and trademark notices, if any.

1.7 Copies of the Contract Documents:

1.7.1. The **Owner** will furnish, at no cost to the **Contractor**, one (1) electronic copy of the Drawings and Project Manual. If the **Contractor**, or the Contractor's Subcontractors or Suppliers request hard copy sets, reproduction of these documents will be the responsibility of the **Contractor**.

ARTICLE 2 THE OWNER - GENERAL PROVISIONS

2.1 Availability of Lands, Areas, Properties and Facilities:

- 2.1.1. The Contract Documents indicate the lands, areas, properties, and facilities upon which the Work is to be performed and those rights-of-way and easements for access to the site furnished by the **Owner**. Easements for permanent structures or for permanent changes in any existing lands, areas, properties, and facilities will be obtained by the **Owner**, unless otherwise expressly stated elsewhere in the Contract Documents.
- 2.1.2. The **Contractor** shall obtain, at no increase in Contract Price or Contract Time, any other lands, areas, properties, facilities, rights-of-way, and easements the **Contractor** requires for temporary facilities, storage, disposal of spoil or waste material or any other such purpose. If public property, the **Contractor** shall obtain all required permits from the federal agency, State agency, Political Subdivision or Public Utility with jurisdiction. If private property, the **Contractor** shall obtain prior permission by written agreement. The **Contractor** shall submit copies of the permits and written agreements to the **Owner**.

2.2 Reference Points; Base Lines and Benchmarks:

2.2.1. Unless noted otherwise, the **Owner or Professional** will provide engineering surveys to establish reference points for

construction that the **Professional** considers necessary for the **Contractor** to proceed with the Work. The **Contractor** shall be responsible for surveying and laying out the Work from those reference points. The **Contractor** shall be responsible for protecting and preserving those reference points as well as any base lines and benchmarks provided for the Work.

- 2.2.2. The **Contractor** shall make no changes on any reference points, base lines, and benchmarks without the **Professional's** prior written approval. The **Contractor** shall report to the **Professional** whenever any reference point, base line or benchmark is lost, destroyed, or requires relocation. The **Contractor** shall replace and relocate any lost or destroyed reference points accurately, with professionally, licensed personnel, if so, directed by the **Professional**.
- 2.2.3. The **Contractor** shall bear its proportionate share of the Delay and costs resulting from any loss, destruction, replacement and/or relocation of reference points, base lines and/or benchmarks, to the extent any such loss, destruction, replacement and/or relocation results in whole or in part from any act or omission within the control of the **Contractor**.

2.3 Stop Work Order:

- 2.3.1. The **Owner** may order the **Contractor** in writing to stop the Work, in the whole or in part, in the event any of these situations occur: (a) any Work is Defective, (b) any Work, when completed, will not conform to the Contract Documents, (c) any materials or equipment are unsuitable, or (d) any workers are insufficiently skilled. The **Contractor** shall bear its proportionate share of the Delay and costs resulting from any such stop Work order unless the **Contractor** is/was not at fault.
- 2.3.2. If the **Contractor** is/was not at fault, the **Owner** will amend the Contract Documents to provide for any adjustments in Contract Price and/or Contract Time made necessary by any resulting Delay which is unreasonable under the circumstances. This authority to stop the Work or any Work shall not create or impose any duty or responsibility on the **Owner** to exercise such authority for the benefit of the **Contractor** or of any Subcontractor, Supplier, surety to any of them or any other third party.

2.4 Limitations on the Owner's Responsibilities:

- 2.4.1. The **Owner** is not responsible for the **Contractor's** Means and Methods, safety precautions and programs related to safety, or the **Contractor's** failure to execute the Work in accordance with the Contract Documents. Nor is the **Owner** responsible for any act or omission of the **Contractor** or of any Subcontractor, any Supplier or anyone for whose acts the **Contractor** or any Subcontractor or Supplier may be liable.
- 2.4.2. The **Owner** is not responsible for verifying whether the **Contractor's** Progress Schedule Submittals, any certificates and/or policies of insurance or any technical Submittals are in accordance with the Contract Documents, or for verifying their accuracy or completeness in any way.
- 2.4.3. Neither the **Owner's** authority to review any of those Submittals, nor the **Owner's** decision to raise or not raise any objections about any such Submittals, shall create or impose any duty or responsibility on the **Owner** to exercise any such authority or decision for the benefit of the **Contractor**, any Subcontractor or Supplier, any surety to any of them or any other third party.

2.5 Additional General Provisions:

- 2.5.1. Written communications from the **Owner** to the **Contractor** will generally be issued through the **Professional**. If there is need to issue communications directly, a copy will be sent concurrently to the **Professional**. Written communications from the **Contractor** to the **Owner** may be issued directly to the **Owner** or through the **Professional** if such is more appropriate. Any such communication shall also include concurrent copy of both parties.
- 2.5.2. The **State Facilities Administration** Representative shall be the representative for the **Owner**. The **State Facilities Administration** Representative may be represented on-site by a Field Representative(s). Neither the **State Facilities Administration** Representative nor the Field Representative shall have authority to interpret the requirements of the Contract Documents. Unless delegated by specific written notice from the **Owner**, the Field Representative does not have any authority to order any changes in the Work or authorize any adjustments in Contract Price or Contract Time.

2.6 Partnering Charter:

2.6.1. If the Contract Documents indicate the **Owner's** intent to implement a bilateral partnering charter, unless the **Contractor** declines in writing, the **Contractor** shall cooperate with the **Owner** in implementing such a partnering charter for the Contract. Unless the possibility is expressly allowed for in the Contract Documents, no provision, requirement, or other aspect of the Contract Documents shall be open for change, revision, or modification in any such partnering charter.

ARTICLE 3 THE PROFESSIONAL – GENERAL PROVISIONS

3.1 Owner's Representative:

- 3.1.1. The **Professional** shall be the **Owner's** representative during the Contract Time period. The **Professional's** duties, responsibilities and limits of authority set forth in the Contract Documents shall not be changed without the prior written consent of both the **Owner** and **Professional**.
- 3.1.2. The **Professional** will make On-Site Inspections at intervals appropriate to the stages of the Work to observe the quality and quantity of progress and completed Work; to determine actual quantities of Unit Price Work completed by the **Contractor** and to determine whether the Work is being executed so that the Work, when completed, will be in accordance with the Contract Documents. Based on the On-site Inspections, the **Professional** will endeavor to guard the **Owner** from Defective Work and to keep the **Owner** informed of the progress of the Work.
- 3.1.3. If the **Professional** assigns Resident Project Representatives, their duties, responsibilities, and limits of authority will be given in the Contract Documents or at the pre-construction conference. Unless delegated by specific written notice from the **Owner**, the Resident Project Representative does not have any authority to order any changes in the Work or authorize any adjustments in Contract Price or Contract Time.
- 3.1.4. The **Professional** will have authority to disapprove or reject Work that the **Professional** believes to be Defective, and to

require inspection or testing of any Work, whether or not such Work is fabricated, installed, or completed. The **Contractor** shall take prompt corrective action upon receiving any Defective Work notice from the **Professional**.

- 3.1.5. On-Site Inspections by the **Professional** and/or Resident Project Representatives shall not create or impose any duty on the **Professional** or Resident Project Representatives to make the On-Site Inspections for the benefit of the **Contractor** or any other third party. On-Site Inspections will not relieve the **Contractor** from its obligation to provide the Work in accordance with the Contract Documents or represent acceptance of Defective Work
- 3.1.6. Inspections by the Field Representative(s) shall not create or impose any duty on such Field Representative to make the observations for the benefit of the **Contractor** or any other third party. Any such inspection will not relieve the **Contractor** from its obligation to provide the Work in accordance with the Contract Documents or represent acceptance of Defective Work.

3.2 Clarifications and Interpretations:

- 3.2.1. The **Professional** will issue with reasonable promptness written clarifications or interpretations as the **Professional** may determine necessary or in response to a **Contractor** written request for interpretation. If the **Contractor** believes that a written clarification or interpretation issued by the **Professional** justifies an adjustment in Contract Price or Contract Time, the **Contractor** shall promptly notify the **Professional** in writing before proceeding with the Work Involved.
- 3.2.2. In any such case, if the **Contractor** is properly authorized in writing to proceed with the Work Involved before full agreement is reached on the extent of any such adjustments (if any are determined to be due at all), the **Contractor** shall furnish to the **Professional**, upon request from the **Professional**, those actual cost Records specified in paragraphs 11.4 and 11.5.

3.3 Minor Variations and No-Cost Changes; Minor Delays:

3.3.1. The **Professional** may authorize minor variations in the Work, order no-cost changes consistent with the Contract Documents or cause minor Delay if, in the **Professional's** judgment, such variation, no-cost change or Delay does not justify any adjustment in Contract Price or Contract Time. Minor variations will be ordered in writing; no-cost changes will be authorized by Change Authorization. If the **Contractor** believes any minor variation or no-cost change justifies an increase in Contract Price or Contract Time, the **Contractor** shall promptly notify the **Professional** in writing before proceeding with the Work Involved and follow the procedures in paragraph 3.2. Notice requirements for minor Delays are provided in paragraph 8.7.4.

3.4 Determinations by the Professional:

3.4.1. The **Professional** will be the interpreter of the requirements of the Contract Documents and, in such capacity, will render determinations on the acceptability of the Work. Notices, proposals, claims, or other matters relating to the acceptability of the Work, the interpretation of the requirements of the Contract Documents or any adjustment in Contract Price or Contract Time shall be referred to the **Professional** in writing requesting a formal, written determination, which the **Professional** will render within a reasonable time. If the **Contractor** disagrees with any such

Professional determination, the **Contractor** may deliver notice of a claim and a claim submittal within thirty (30) Calendar Days in accordance with the procedures and within the deadlines set forth in Article 15 Disputes.

3.4.2. The rendering of any interpretation or of any determination on any notice, proposal, claim, or other matter relating to the acceptability of the Work or to any adjustment in Contract Price or Contract Time will be a prerequisite to the exercise by the **Contractor** of any rights or remedies the **Contractor** may otherwise have under the Contract Documents or by Law concerning any such issue.

3.5 Limitations on the Professional's Responsibilities:

- 3.5.1. The **Professional's** authority to act under this Article 3 or elsewhere in the Contract Documents, or any decision made by the **Professional** in good faith to exercise or not to exercise such authority, shall not give rise to any duty or responsibility of the **Professional** to the **Contractor**, to any Subcontractor or any Supplier, to any surety or to any third party.
- 3.5.2. The **Professional** is not responsible for the **Contractor's** Means and Methods, safety precautions and programs related to safety, or for the **Contractor's** failure to execute the Work in accordance with the Contract Documents. Furthermore, the **Professional** is not responsible for any act or omission of the **Contractor** or of any Subcontractor, Supplier, or anyone for whose acts the **Contractor** or any Subcontractor or Supplier may be liable.

ARTICLE 4 CONTROL OF WORK - GENERAL PROVISIONS

4.1 Review of the Contract Documents:

- 4.1.1. Before undertaking each part of the Work, the **Contractor** shall study and compare the Contract Documents with each other and against manufacturers' recommendations for installation and handling. Before undertaking each part of the Work, the **Contractor** shall verify dimensions and take field measurements, and the **Contractor** shall coordinate the location, dimensions, access, fit, completeness, etc. of dependent Work. The **Contractor** shall promptly notify the **Professional** in writing of any conflict, error or omission in the Contract Documents and deviation from manufacturers' recommendations for installation and handling discovered.
- 4.1.2. The **Contractor** shall bear its proportionate share of the Delay and costs resulting from any Work undertaken before apprising the **Professional** and/or obtaining a written clarification or interpretation from the **Professional**, if the **Contractor** knows or has reason to know that any such Work (a) involves a conflict, error or omission, or (b) is subject to a specified Means and Method which is inappropriate, unworkable or unsafe, or (c) is subject to a specified method of installation, performance or test procedure and/or result which is contrary to the recommendations provided by or for the respective manufacturer.

4.2 Management, Supervision and Personnel:

4.2.1. The **Contractor** shall manage, supervise, and direct the Work competently, applying the management, supervision, skills, expertise, scheduling, coordination, and attention necessary to provide the Work in accordance with the Contract Documents, while insuring timely and unhindered access to the site. The **Contractor** shall be responsible for any Means and Methods unless a specific

Means and Method is indicated in or required by the Contract Documents. The **Contractor** shall verify that completed Work complies with the Contract Documents, all approved Submittals and all clarifications and interpretations.

- 4.2.2. The **Contractor** shall maintain a competent, full-time superintendent on the Work at all times during its progress. The superintendent shall be the **Contractor's** representative at the site and shall have authority to act on behalf of the **Contractor**. The Superintendent shall not be assigned or replaced without the **Owner's** consent. If the **Owner**, in the reasonable exercise of its discretion, objects to the superintendent, the **Contractor** shall use a replacement superintendent at no increase in Contract Price or Contract Time. All communications given to the superintendent shall be as binding as if given to the **Contractor**. The DTMB Superintendent Designation form must be completed by the Contractor and submitted before beginning any work.
- 4.2.3. The **Contractor** shall provide competent, suitably qualified personnel to survey and lay out the Work. As part of this responsibility, the **Contractor** shall engage a registered land surveyor to accurately locate base lines and Project elevations. The **Contractor** shall be required to furnish certifications that lines and grades for all concrete slabs were checked before and after placing of concrete, and that final grades are as required by the Contract Documents.
- 4.2.4. The **Contractor** shall provide competent and suitably qualified trade foremen and craft workers to construct the Work, in all cases as required by the Contract Documents. At all times, the **Contractor** shall maintain good discipline and order at the site.
- 4.2.5. Whenever activities of the **Contractor** are carried out beyond the limits of the site or the indications of temporary fences or barricades, the **Contractor** shall schedule trenching, utility Work, site development, landscaping and all other activities in the way that will cause minimum disturbance to or interference with adjoining property, service to the public or the normal operation of the **Owner** or others affected by such activities.
- 4.2.6. If a Means and Method is indicated in, or required by, the Contract Documents, a substitute Means, and Method may be used by the **Contractor** only after obtaining the **Professional's** approval that it meets the applicable criteria in paragraph 5.2 without increasing Contract Price or Contract Time. If any such substitution causes earlier completion of the Work, the **Owner** and **Contractor** may negotiate an appropriate shortening in Contract Time, a level of liquidated damages appropriate to the shortened Contract Time, and a decrease in the Contract Price. If the **Owner** and **Contractor** are unable to agree on the extent of any such adjustments, the **Owner** may deliver a claim in accordance with the procedures and within the deadlines set forth in Article 15.
- 4.2.7. The **Contractor** shall post appropriate construction signs to advice the occupants and visitors of occupied facilities of the limits of construction work areas, hardhat areas, excavations, construction parking and staging areas, etc.

4.3 Materials and Equipment:

4.3.1. Unless otherwise specified in the Contract Documents, the **Contractor** shall furnish and be responsible for all materials, equipment, transportation, construction equipment, tools, supplies, fuel, utilities, water for flushing and testing, temporary facilities and all other facilities and incidentals necessary for the furnishing and

performance, which includes, without limitation, the testing and completion of the Work.

- 4.3.2. All materials and equipment shall be of good quality, free of defect and new, unless otherwise allowed in the Contract Documents. For each material and equipment, the **Contractor** shall provide complete information on preventive maintenance, operating requirements, parts lists, ordering of parts and other applicable conditions. Materials and equipment shall be protected against any damage at all times so that they remain new.
- 4.3.3. If required for the **Professional's** acceptance of any materials or equipment, the **Contractor** shall furnish satisfactory evidence (which shall include test procedures and reports of required tests) as to the kind and quality of the materials and equipment. Materials and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned following the manufacturer's and Suppliers' instructions, except as otherwise provided in the Contract Documents.
- 4.3.4. Paragraph 7.3, Section 00100 Instructions to Bidders, dealing with materials and equipment *listed* in Schedule 1.6 of Section 00440 Schedule of Materials and Equipment is made part of this Section 00700 General Conditions by this reference.

4.4 Concerning Control of Work:

- 4.4.1. The **Contractor** shall prosecute the Work in the way that will cause the least practicable interference with and avoid prolonged interruption of, or damage to, existing facilities. The **Contractor** shall obtain written approval from the **Owner** ten (10) Calendar Days before connecting to existing facilities or interrupting service. If the **Contractor's** Means and Methods require tapping into an existing system(s), the **Contractor** shall be responsible for the restoration of such system and of any extensions of such systems.
- 4.4.2. To the extent specified Work on an existing system may cause damage to, or imbalances in extensions of such systems, and restoration of the entirety of such systems is not designated in the Drawings and/or Specifications as required Work, the **Contractor** shall be responsible for seeking an appropriate clarification or interpretation from the **Professional** before proceeding with the Work Involved.
- 4.4.3. The **Contractor** shall perform Work and operate vehicles and construction equipment in a safe manner and without becoming a hazard to the public, while at the same time ensuring the least practicable interference with pedestrians and traffic. In addition, such operations shall be carried out without interfering with overhead utilities. When transporting materials or equipment, vehicles shall not be loaded beyond the capacity set by their manufacturers or applicable Laws. When crossing sidewalks, curbs or landscaped areas, the **Contractor** shall protect them from damage. Safe and adequate pedestrian and vehicular access shall be maintained to fire hydrants, commercial and industrial establishments, churches, schools, parking lots, hospitals, fire, and police stations and like establishments.
- 4.4.4. The **Contractor** shall be responsible for performing the pumping, draining, and controlling of surface water and groundwater in the way that will not endanger the Work or any adjacent facility or property, or interrupt, restrict or interfere with the use of any adjacent facility or property.

- 4.4.5. Paragraph 3.10, Section 00100 Instructions to Bidders, invoking the "Soil Erosion and Sedimentation Control," 1994 PA 451, Part 91, as amended, MCL 324.9101 et seq., is made part of Section 00700 General Conditions by this reference.
- 4.4.6. To the extent the **Contractor** knows, or has reason to know, the **Contractor** shall be responsible for performing the Work taking fully into account any dewatering, blasting, etc. operations from other work bearing a potential impact on the Work.
- 4.4.7. Any damaged Work corrected by the **Contractor** shall be corrected and made equal in all respects (quality, finish, appearance, function, etc.) to similar non-damaged Work otherwise required by the Contract Documents.
- 4.4.8. The **Contractor** shall verify that Work already *in-place* is in proper condition to receive *dependent* Work, and that dependent Work connecting to the *in-place* Work is properly coordinated. Whether or not expressly specified in the Contract Documents, the **Contractor** shall be responsible for all cutting, fitting, drilling, fixing-up and patching of concrete, masonry, gypsum board, piping and other materials that may be necessary to make *in-place* Work and *dependent* Work fit together properly.
- 4.4.9. The **Contractor** shall not obstruct access to municipal structures, hydrants, valves, manholes, fire alarms, etc., nor operate valves or otherwise interfere with the operation of any Public utilities without first securing the necessary approvals and permits. Except as may be otherwise provided in the technical Specifications, the **Owner** will charge the **Contractor** for all utilities used based on the charges the **Owner** actually incurs.
- 4.4.10. In the event of any unauthorized interruption of service to any operating facility, the **Contractor** shall take immediate action to restore that service as soon as practicable. The **Contractor** shall be directly responsible for the charges of any manufacturer's representative called to the site to repair or adjust any systems damaged by the **Contractor**.
- 4.4.11. Whenever the **Contractor** has caused an operating security system to go out of service or left unsecured openings in existing facilities or security fences, the **Contractor** shall furnish a security guard acceptable to the **Owner** to maintain security of the facility outside of normal working hours. The **Contractor** will be held responsible for any losses on account of the **Contractor's** interruption of security systems or barriers at existing facilities.
- 4.4.12. The **Contractor** shall take steps, procedures or means as may be required to prevent dust nuisance resulting from the **Contractor's** operations. The dust control measures shall be maintained at all times to the satisfaction of the **Owner** and any Political Subdivision with jurisdiction.
- 4.4.13. The **Contractor** shall, before final inspection, mark in a permanent and readily identifiable manner, all reference points provided by the **Owner**.

4.5 Patent Fees and Royalties:

4.5.1. The **Contractor** shall be responsible for paying all royalties and license fees and assuming all costs resulting from the use in the furnishing and performance of the Work and/or the incorporation into the Work of any invention, design, process, product, or device covered by patent rights or copyrights, whether specified in the Contract Documents or chosen by the **Contractor**.

The **Contractor** shall sign suitable agreement(s) with the patentee or copyright owner and, if requested, provide copies to the **Owner**.

- 4.5.2. The **Contractor** shall defend, indemnify, and hold harmless the **Owner** and **Professional** from and against all claims, as construed in paragraph 1.4, arising from any patent or copyright infringement by the Contractor including, but not limited to, patent or copyright infringements resulting from "or equal" substitution of any invention, design, process, product, or device that is specified in the Contract Documents.
- 4.5.3. If the **Contractor** knows, or should know, that the specified invention, design, process, product, or device infringes on a patent or copyright, the **Contractor's** obligation to defend, indemnify and hold harmless **Owner** and **Professional** from and against all claims arising from any patent or copyright infringement shall apply, unless the **Contractor** promptly furnishes that information to the **Professional** in writing.

4.6 Use of Premises:

- 4.6.1. The **Contractor** shall confine its operations (including, but not limited to construction equipment and laydown and storage) to the site and lands, areas, properties, facilities, rights-of-way, and easements ("the premises") identified and permitted by the Contract Documents and shall not unreasonably encumber the premises. The Contractor shall be responsible for any damage to the premises (including, but not limited to, damage to any real and personal property) and for any damage to any adjacent lands, areas, properties, facilities, rights-of-way, and easements (including, but not limited to, damage to any real and personal property) resulting from the Contractor's operations. The Contractor shall defend, indemnify, and hold harmless the Owner and Professional against all claims, as construed in paragraph 1.4, arising from any damage to such premises or adjacent lands, areas, properties, facilities, rights-of-way, and easements (inclusive of real and personal property), including loss of use, to the extent resulting from the Contractor's operations.
- 4.6.2. The **Contractor** shall keep the premises free from accumulations of waste materials, rubbish, and other debris, and shall not remove, injure, cut, alter, or destroy trees, shrubs, plants, or grass, unless otherwise provided elsewhere in the Contract Documents. At the completion of the Work, the **Contractor** shall remove all obstructions, waste and surplus materials, rubbish, debris, tools, and construction equipment and shall leave the site clean and ready for occupancy by the **Owner**.
- 4.6.3. The **Contractor** shall restore to pre-existing conditions all walks, roadways, paved or landscaped areas and other real and personal property not designated for alteration by the Contract Documents. To the extent the **Contractor** refuses, fails or neglects to replace all such altered premises and/or restore to its pre-existing condition any walk, roadway, paved or landscaped area and other property not designated for alteration by the Contract Documents, the **Contractor** shall bear its proportionate share of the Delay and costs resulting from the **Contractor's** refusal, failure, or neglect to do so.
- 4.6.4. The **Contractor** shall not load or permit any part of any structure to be loaded in any way that will endanger the structure. The **Contractor** shall not subject any part of the Work or adjacent property to stresses or pressures that will damage or endanger the Work or adjacent property, or both.

4.7 Record Documents:

- 4.7.1. The **Contractor** shall maintain at the site one copy of all Record Documents in good order and annotated in a neat and legible manner using a contrasting, reproducible color to show (a) all revisions made, (b) dimensions noted during the furnishing and performance of the Work, and (c) all deviations between the as-built installation and the Contract Documents, all approved Submittals and all clarifications and interpretations.
- 4.7.2. Record Documents, along with a properly annotated copy of all approved Submittals, shall be available to the **Professional** and **Owner** at all times during the progress of the Work. The finalized Record Documents and approved Submittals shall be required for processing final payment to the **Contractor**.
- 4.7.3. The **Contractor** shall maintain and make available to the **Owner** and **Professional** daily field reports and digital photos recording the on-site labor force and equipment (**Contractor** and Subcontractors); materials/equipment received (at the site or at another location); visits by Suppliers; significant in-progress and completed trade Work within major areas; and other pertinent information.
- 4.7.4. Such daily field reports shall be furnished by the **Contractor** promptly to the **Professional** and **Owner** upon their request and shall be accepted by the **Owner** for information only. Neither the **Owner** nor **Professional's** review of any daily field report shall be construed as agreement with the information contained in any such daily field report.

4.8 Emergencies:

- 4.8.1. In Emergencies affecting the safety or protection of Persons, the Work or property at or adjacent to the site, the **Contractor**, without any special instruction or authorization from the **Professional** and/or the **Owner**, is obligated to act to prevent threatened damage, death, injury, or loss.
- 4.8.2. The **Contractor** shall give the **Owner** prompt written notice of any changes in the Work resulting from the action taken. If the **Owner** concurs, the **Owner** will amend the Contract Documents to provide for those changes and, unless the Emergency results in whole or in part from any act or omission within the control of the **Contractor**, to provide for any corresponding adjustment in Contract Price and/or Contract Time.

4.9 Indemnification:

- 4.9.1. The **Contractor** shall defend, indemnify and hold harmless the **Owner** and **Professional** from and against all claims, as construed in paragraph 1.4, for bodily injury, sickness, disease or death, or injury to the destruction of property, including loss of use, arising out of, relating to, or being in any way connected with the Work, that are in any way (a) caused by any negligent act or omission of the **Contractor**, any Subcontractor or Supplier or anyone for whose acts any of them may be liable, or (b) related to the **Contractor's** failure to maintain the required insurance and coverages. As a point of emphasis, and as set forth in paragraph 1.4, such claims shall include, but are not limited to charges of architects, engineers, attorneys and others and all court, hearing, and other dispute resolution costs.
- 4.9.2. As a point of emphasis, as set forth in paragraph 1.4, this indemnification obligation shall include claims caused in part by

the negligence or other liability-creating conduct or omissions of the **Owner** (including State departments, agencies, boards, commissions, officers, and employees) or **Professional**; however, the **Contractor** shall not be required to indemnify the **Owner** or **Professional** against liability for loss or damage resulting from the sole negligence of the **Owner** and/or **Professional**.

4.9.3. With respect to claims against the **Owner** or **Professional** by any employee of the **Contractor**, the indemnification obligation under this paragraph 4.9 shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the **Contractor**, any Subcontractor or Supplier under workers' compensation, disability benefit or other benefit acts.

ARTICLE 5 SUBCONTRACTORS AND SUPPLIERS

5.1 Employment of Subcontractors:

- 5.1.1. Upon due investigation, the **Owner** may revoke, because of subsequent violation of a material requirement of the Contract Documents, the **Owner's** consent to any Subcontractor previously given pursuant to the provisions of Article 8 of Section 00100 Instructions to Bidders and Section 00430 List of Subcontractors. Any such revocation of the **Owner's** consent shall not justify any increase in Contract Price or Contract Time.
- 5.1.2. After Contract Award, if the **Contractor** intends to add or substitute a Subcontractor for Work in a Division, Specification and/or trade for which Subcontractor nomination <u>was required</u> in Section 00430 List of Subcontractors, the **Contractor** shall nominate that Subcontractor for review by the **Owner** and/or **Professional**. The **Contractor** shall not award such Work to any Subcontractor to whom the **Owner** objects for good cause. No adjustment in Contract Price or Contract Time shall be allowed for any such newly nominated Subcontractor.
- 5.1.3. Whenever the **Owner** objects, for its convenience, to any Subcontractor nominated, but not objected to, before Contract Award or to any Subcontractor nominated after Contract Award, the **Contractor** shall nominate a substitute Subcontractor or shall proceed to self-perform the Work involved if the **Contractor** is so qualified. If any such **Owner** objection requires a Subcontractor substitution or the **Contractor** to self-perform the Work Involved, in either case at an increase of the **Contractor's** cost for the part of the Work Involved, the **Owner** will amend the Contract Documents to provide for a corresponding adjustment in Contract Price and/or Contract Time made necessary by the Subcontractor substitution or self-performance and by any resulting Delay which is not reasonably anticipatable under the circumstances and which is attributable to the **Owner** and/or **Professional**.
- 5.1.4. Failure of the **Owner** to object to any nominated Subcontractor shall not constitute a waiver of any right of the **Owner** or **Professional** to reject Defective Work; nor shall the authority given to the **Owner** under this paragraph create or impose any duty on the **Owner** or **Professional** to exercise such authority for the benefit of the **Contractor** or any other third party.
- 5.1.5. Installation of any self-performed or Subcontractor Work shall constitute acceptance by the **Contractor** of all previously placed dependent Work. Consistent with this responsibility, the **Contractor**, directly or through the **Contractor**'s choice of Subcontractors, shall supply, install and/or cause items to be built into previously placed Work, shall verify dimensions of previously

placed Work, and shall notify the **Professional** of previously placed Work that is unsatisfactory for, or prevents satisfactory installation of, other dependent Work.

5.1.6 Work performed by any Subcontractor or Supplier shall be through an appropriate written Sub agreement that expressly binds the Subcontractor or Supplier to the requirements of the Contract Documents and contains the waiver of rights of subrogation provisions of Article 7.

5.2 "Or Equal" and Substitute Materials and Equipment:

- 5.2.1. Materials or equipment described in the Contract Documents by using a brand name, make, manufacturer, supplier, or specification shall be intended to denote the essential characteristics desired and establish a standard.
- 5.2.2. For materials and equipment which are actually *listed* in Schedule 1.6 of Section 00440 Schedule of Materials and Equipment, no "or equal" or substitute material or equipment will be acceptable or permitted unless the **Contractor** complies with the terms and conditions of paragraphs 5.2.2.1 through 5.2.2.5.
- 5.2.2.1. Unless words are used in a technical Specification indicating that no "or equal" or substitution is permitted, a proposal for an "or equal" or substitution may be accepted by the **Professional** if, in the **Professional's** judgment, the proposal (a) meets the criteria set forth in paragraphs 5.2.2.2 through 5.2.2.5, (b) demonstrates a net positive deduction, i.e., the deductive value of the proposal exceeds all direct, indirect and consequential costs and damages attributable to the "or equal" or substitution, and (c) offers a Contract Price decrease of one hundred percent (100%) of the net deduction, or another percentage reflecting a sharing of the savings which is agreed between the **Owner** and **Contractor**.
- 5.2.2.2. The **Contractor's** written application for the "or equal" or substitute material or equipment shall provide sufficient information to allow the **Professional** to determine whether the material or equipment proposed (a) will equally perform the functions and achieve the results called for by the Contract Documents, (b) is at least of equal materials of construction, quality and necessary essential design features, (c) is suited to the same use as that named or specified, (d) conforms substantially to the desired detailed requirements, e.g., durability, strength, appearance, aesthetics (if aesthetics are significant), safety, useful life, reliability, economy of operation and ease of maintenance, (e) evidences a proven record of performance and the availability of responsive service, and (f) will not extend any Contract Times.
- 5.2.2.3. Each such application shall certify whether or not acceptance of the proposed "or equal" or substitute material or equipment will require a change in any of the Work or any of the Means and Methods indicated in or required by the Contract Documents, or in work performed by the **Owner** or others, and whether or not incorporation or use of the proposed material or equipment is subject to payment of any license fee or royalty. All variations of the proposed material or equipment from the material or equipment named or specified shall be identified (operation, materials or construction finish, thickness or gauge of material, dimensions, loads, tolerances, deleted and added features, etc.), and information regarding available maintenance, repair and replacement service shall be indicated.
- 5.2.2.4. The application shall contain an itemized estimate of all direct, indirect, and consequential costs and damages that will

result from evaluation and acceptance of the proposed "or equal" or substitute material and equipment, including but not limited to costs and delays of redesign, or claims of other contractors affected by the proposed item, and changes in operating, maintenance, repair, replacement, or spare part costs. The **Professional** may require the **Contractor** to furnish a manufacturer's performance Bond, an analysis of the effects of the evaluation/acceptance of the "or equal" or substitution on the Progress Schedule, a list of locations of similar installations that have been in service for at least three (3) years before the date of the application, and any other relevant data.

- 5.2.2.5. The **Contractor** shall be responsible for verifying that "or equal" or substitute materials and equipment conform to the Contract Documents, and that all dimensions, arrangement, design and construction details and other features are suited to the specified purpose. If any "or equal" or substitute material or equipment differs materially from the material or equipment named or specified, and that difference was not expressly identified in the Contractor's application, or results in changes in the Work, the Professional has authority to require removal and replacement of that "or equal" or substitute material or equipment. The Contractor shall bear its proportionate share of the Delay and costs resulting from (a) any such removal and replacement of "or equal" or substitute materials or equipment, (b) making "or equal" or substitute materials or equipment conform to the requirements of the Contract Documents, and (c) any changes in the Work and/or in other work required to accommodate the "or equal" or substitute material or equipment, or both.
- 5.2.2.6. The **Contractor** shall reimburse the **Owner** for any costs incurred by the **Owner** in the evaluation of any "or equal" or substitution proposal. Such costs shall include, but are not limited to, related charges of the **Professional** made necessary by the evaluation and acceptance or rejection, as the case may be, of the proposed "or equal" or substitute material or equipment.
- 5.2.3. For materials and equipment *not listed* in Schedule 1.6 of Section 00440 Schedule of Materials and Equipment, no substitute material or equipment will be acceptable or permitted unless the **Contractor** meets with the requirements of paragraphs 5.2.2.1 through 5.2.2.5. Further, the reimbursement provisions of paragraph 5.2.2.6 shall apply equally to such substitutions.
- 5.2.4. Unless approved by the **Professional**, for materials and equipment *not listed* in Schedule 1.6 of Section 00440 Schedule of Materials and Equipment, no "or equal" material or equipment will be acceptable or permitted unless the **Contractor** complies with the requirements of paragraphs 5.2.2.2 5.2.2.5.
- 5.2.5. No "or equal" or substitute item shall be ordered, installed, or utilized without the **Owner's** prior acceptance. The **Owner's** acceptance shall be evidenced by a signed Change Order or Change Authorization, or if so, specifically designated by the **Professional**, by an approved Shop Drawing or sample.

5.3 The Contractor's Continuing Responsibilities:

5.3.1. The **Contractor** shall be fully responsible to the **Owner** and **Professional** for all acts and omissions of Subcontractors and Suppliers, at any tier, to the same extent as the **Contractor** is responsible for the **Contractor's** own acts and omissions. Nothing in the Contract Documents shall create any contractual relationship between the **Owner** or **Professional** and any Subcontractor or Supplier. No provision in Article 12 or in the other Contract Documents shall create or impose any express or implied duty or

obligation on the **Owner** or **Professional** to any Subcontractor or Supplier or the **Contractor's** sureties to pay or to see to the payment of any monies owed to any of them.

ARTICLE 6 SUBMITTALS

6.1 Shop Drawing, Sample and Other Technical Submittals:

- 6.1.1. After complying with those requirements in paragraphs 6.1.2 through 6.1.5 and the technical Specifications, the **Contractor** shall submit to the **Professional** (a) an electronic file(s) of the drawing(s) compatible with the latest version of AutoCAD of all Shop Drawings required by the Contract Documents and bond copies if requested by the **Owner** or **Professional**; (b) all required samples (whether color or otherwise); and (c) all other technical Submittals (test results, test procedures, safety procedures, O&M manuals, etc.) that are required by the Contract Documents.
- 6.1.2. Submissions shall be delivered to the **Professional** with due diligence, as delineated in or required by the Progress Schedule, and shall allow reasonable times, per 6.5.1, for the **Professional's** review and turnaround. Each Submittal shall be uniquely identified as the **Professional** and **Contractor** may agree.
- 6.1.3. Each Submittal shall bear a stamp or specific written indication certifying that the **Contractor** has satisfied the requirements of this Article and the technical Specifications and the **Contractor's** responsibilities for prior review of the submission. In addition, each sample shall have been checked and be accompanied by a certificate guaranteeing that the material sampled complies with the Contract Documents. Unless otherwise allowed by the **Professional**, Submittals without the **Contractor's** indication of approval will be returned without review.
- 6.1.4. Before each submission, the **Contractor** shall (a) determine and verify all field measurements, quantities, dimensions, instructions for installation and handling of equipment and systems, installation requirements (including location, dimensions, access, fit, completeness, etc.), materials, color, catalog numbers and other similar data as to correctness and completeness, and (b) have reviewed and coordinated that technical Submittal with other technical Submittals and the requirements of the Contract Documents. Technical Submittals of a Subcontractor or Supplier shall be coordinated with those of other Subcontractors or Suppliers (location, dimensions, fit, completeness, consistency, integration, etc.), and so represented in the **Contractor's** stamp or specific written approval before submission to the **Professional**.
- 6.1.5. With each submission, the **Contractor** shall give the **Professional** specific written notice of each variation from the requirements of the Contract Documents, and the **Contractor** shall cause a specific notation of each variation to be made on that Shop Drawing, sample, or other technical Submittal.
- 6.1.6. Where a Shop Drawing, sample or other technical Submittal is required by the technical Specifications, any related Work performed by the **Contractor** before the **Professional's** approval of the pertinent technical Submittal will be at the sole expense and responsibility of the **Contractor**.
- 6.1.7. The **Professional** shall be entitled to rely upon the accuracy or completeness of any designs, calculations or certifications made by licensed or certified professionals attached to a specific technical Submittal, whether or not that stamp, or written certification is required by the Contract Documents

6.2 Review and Return of Technical Submittals:

- 6.2.1. The **Professional's** review of a technical Submittal will be to evaluate whether the items covered by the Submittal, after installation or incorporation into the Work, will conform to the general design intent of the Contract Documents and for compatibility with the design of the completed Work as a functioning whole as indicated in the Contract Documents.
- 6.2.2. The review of Submittals by the **Professional** shall not be conducted for the purpose of determining the accuracy and completeness of such details as dimensions or quantities shown or indicated on the Submittals, or for substantiating instructions for installation or performance of equipment and systems developed by or for the **Contractor**, the correctness of which shall remain the sole responsibility of the **Contractor**. Further, any such **Professional's** review and approval will not extend to any Means and Methods (except where a specific Mean and Method is indicated in or required by the Contract Documents) or to safety precautions or programs related to safety.
- 6.2.3. Approval by the **Professional** of a separate item or partial Submittal shall not translate to approval of the assembly in which the item functions or to the approval of related Submittals not yet reviewed and approved by the **Professional**.

6.3 Progress Schedule Submittals:

- 6.3.1. After complying with the appropriate Progress Schedule requirements in the technical Specifications, the **Contractor** shall submit to the **Professional** electronic copies of the Progress Schedule Submittal then due, which shall include both PDF format and active software files with the **Contractor's** specific schedule data. Each Progress Schedule Submittal shall bear the **Contractor's** stamp or written indication of approval as representation to the **Owner** that the **Contractor** has determined or verified all data on that Progress Schedule, and that the **Contractor** and Subcontractors and Suppliers have reviewed and coordinated the sequences in that Progress Schedule with the requirements of the Work. Progress Schedule Submittals are not Contract Documents.
- 6.3.2. Progress Schedule Submittals are intended to show: (a) the priority and sequencing by which the **Contractor** intends to execute the Work (or Work remaining) to comply with the Contract Times, those sequences of Work indicated in or required by the Contract Documents and any other requirements of the Contract Documents; (b) how the **Contractor** anticipates foreseeable events, site conditions and all other general, local and prevailing conditions that may in any manner affect cost, progress, schedule, performance and furnishing of the Work; (c) how the Means and Methods chosen by the **Contractor** translate into Activities and sequencing; (d) the actual timing and sequencing of completed Work; and (e) if required by the Contract Documents, the allocation of the Contract Price to the Activities.

6.4 Review and Return of Progress Schedule Submittals:

6.4.1. The **Owner's** and **Professional's** review of Progress Schedule <u>Revision 0 Submittals</u> may result in comments relating to conformance with (a) the Contract Times, (b) those sequences of Work indicated in or required by the Contract Documents, and (c) any other Contract Document requirements that may have a

significant bearing on the use of Revision 0 Progress Schedule Submittals to resolve issues affecting Contract Price and/or Contract Time. Progress Schedule review comments may also result in the selection of Targets and recording of Target Times.

- 6.4.2. The review of Progress Schedule Revision Submittals may, in addition to the types of comments outlined in paragraph 6.4.1, result in comments as to whether the **Contractor's** scheduling of Work remaining continues to conform with the Contract Times and those sequences of Work indicated in or required by the Contract Documents. Progress Schedule Revision Submittal review comments may also respond to suggested **Contractor** schedule recovery plans, when and as appropriate, and to **Contractor** requests for extensions in Contract Time.
- 6.4.3. Progress Schedule reviews shall not impose on the **Owner** or **Professional** any responsibility for verifying whether Work is omitted; Activity durations are reasonable; the adequacy of the level of labor, materials, and construction equipment; the reasonableness of the **Contractor's** chosen Means and Methods; or whether Work sequences and Activity timing are practicable. Even if any comments or objections are noted from the reviews of Progress Schedule Submittals, no such reviews or objections noted shall be effective or construed to create or impose on the **Owner** or **Professional** any responsibility for the timing, planning, scheduling, or execution of the Work or for the correctness of any such Progress Schedule details. The correctness of the Progress Schedule shall remain the sole responsibility of the **Contractor**.

6.5 Additional Provisions Concerning Submittals:

- 6.5.1. Unless otherwise designated in a more specific technical Specification, a Submittal will be returned to the **Contractor** within fifteen (15) to twenty (20) Calendar Days, as designated by the **Professional** in writing. If a Submittal cannot be returned when it comes due, the **Professional** shall give appropriate notice to the **Contractor** of its return date. The **Contractor** shall revise, and correct Submittals returned for revision and resubmittal, and resubmit them to the **Professional** directing specific attention in writing to revisions other than the corrections called for by the **Professional** on previous submissions of the same Submittals.
- 6.5.2. No review or approval of Submittals shall relieve the **Contractor** of responsibility for the following: (a) variation from the requirements of the Contract Documents, unless the **Contractor** has called attention to each variation, as provided in paragraph 6.1.5, and the **Professional** has given written approval of that variation by a specific notation within or attached to the returned Submittal, (b) compliance with the "or equal" and substitution requirements of paragraph 5.2, (c) errors or omissions in the Submittal, or (d) compliance with the requirements of this Article.
- 6.5.3. Unless the **Professional** determines that additional resubmissions are reasonable under the circumstances, all costs incurred by the **Owner** made necessary by the **Professional's** review of a Submittal after the first resubmission of that Submittal shall be reimbursed by the **Contractor** to the **Owner**.
- 6.5.4. All time consumed by the resubmissions and rereviews of a particular Submittal shall constitute time required to furnish that Submittal or shall represent Delays not justifying any increase in Contract Time or Contract Price, or both.

ARTICLE 7 LEGAL REQUIREMENTS; INSURANCE

7.1 Laws; Permits (Which Include Approvals and Licenses):

- 7.1.1. The **Contractor** shall comply with and shall require all Subcontractors and Suppliers to comply with, all applicable Laws. The **Contractor** shall insure that everyone employed on the Work discharge their responsibilities consistent with all Laws.
- *7.1.2. The Contractor shall secure from the State Department of Labor and Economic Growth and from all Political Subdivisions with jurisdiction, all construction permits necessary for the commencement, prosecution, and completion of the Work before starting any Work at the site. All fees for securing the permits shall be paid by the Contractor, including all inspection costs which may be legally assessed by the Bureau of Construction Codes according to authority granted under 1972 PA 230, as amended, MCL 125.1501 et seq. The time incurred by the Contractor in obtaining construction permits shall constitute time required to complete the Work and shall not justify any increases in Contract Time or Contract Price, except to the extent any related Delay is attributable to the fault of the Drawings or Specifications or to revisions to the Drawings and/or Specifications required by the Political Subdivision with jurisdiction.
- 7.1.3. Unless expressly required by any Laws or permits, neither the **Owner** nor **Professional** shall be responsible for monitoring the **Contractor's** compliance with any Law, the State Construction Code, or any permits. The **Contractor** is not responsible to make certain that the Contract Documents comply with applicable Laws and the State Construction Code; however, if the **Contractor** believes the Contract Documents deviate from the requirements of any Law, the State Construction Code or any permit, the **Contractor** shall give the **Professional** prompt written notice. If the **Contractor** provides any Work knowing or having reason to know such Work conflicts with any Laws, or the State Construction Code or any permits, the **Contractor** shall be responsible for that performance. The **Contractor** shall be proportionately responsible for the time required and the costs involved in complying with the obligations stated in this paragraph.
- *7.1.4. All Work shall be provided in accordance with the State Construction Code and the requirements of paragraph 1.2.4. If the **Contractor** observes that any Contract Document is at variance with any Laws or the State Construction Code in any respect, the **Contractor** shall promptly notify the **Professional** in writing, and any necessary changes shall be accomplished by an appropriate Change Order. The **Contractor** shall pay all charges of Public Utilities for connections to the Work, unless otherwise provided by Cash Allowances specific to those connections.
- *7.1.5. In accordance with the Michigan State Construction Code Act, 1972 PA 230, as amended, MCL 125.1501 <u>et seq.</u>, the State Department of Labor and Economic Growth, Construction Code Commission has adopted and filed with the Secretary of State the following Construction Code Reference Standards: (a) Michigan Building Code; (b) Michigan Plumbing Code; (c) National Electric Code; (d) Michigan Mechanical Code; (e) State Elevator Code; (f) State Boiler Code; and (g) State Barrier Free Design Rules.

7.2 Sales and Use Tax and Other Similar Taxes:

7.2.1. The **Contractor** shall be responsible for and pay all Michigan sales and use taxes and any other similar taxes covering the Work that are currently imposed by legislative enactment and as administered by the Michigan Department of Treasury, Revenue Division. The **Owner** shall make a corresponding adjustment in Contract Price for any increase or decrease in sales, use and other similar taxes (excluding payroll taxes) covering the Work that are enacted after the date of Bid opening.

7.3 Safety and Protection:

- 7.3.1. The **Contractor** shall comply with and shall require all Subcontractors and Suppliers to comply with, all Laws governing the safety and protection of persons or property, including, but not limited to the Michigan Occupational Safety and Health Act (1974 PA 154, as amended, MCL 408.1001 <u>et seq.</u>) and all rules promulgated under the Act. The **Contractor** shall be responsible for all fines and penalties imposed for any related violation(s) of federal and State health and safety requirements. The **Contractor's** safety representative at the site shall be the superintendent required by the provisions of paragraph 4.2.2, unless otherwise designated in writing by the **Contractor**.
- 7.3.2. The **Contractor** shall be solely responsible for initiating, maintaining, and supervising all safety precautions and programs. The **Contractor** shall take all necessary precautions for the safety of, and shall erect and maintain all necessary safeguards and provide the necessary protection to prevent damage, injury or loss to: (a) all employees on the Work and other persons who may be affected by the Work, (b) all the Work and materials and equipment to be incorporated into the Work, whether stored on or off the site, and (c) other property at or adjacent to the site, including trees, shrubs, lawns, walks, pavements, roadways, structures, utilities and Underground Utilities not designated for removal, relocation or replacement. In the event of severe weather, the **Contractor** shall immediately inspect the Work and the site and take all reasonably necessary actions and precautions to protect the Work and ensure that public access and safety are maintained.
- 7.3.2.1. All damage, injury or loss to the Work, materials and equipment and such other property caused, directly or indirectly, in whole or in part, by the **Contractor** shall be remedied by the **Contractor**, except to the extent due to fault of the Drawings or Specifications or to act or omission of the **Owner** or **Professional**, and not due to, directly or indirectly, in whole or in part, to the fault or negligence of the **Contractor** or any Subcontractor or Supplier.
- 7.3.2.2. The **Contractor** shall notify owners of adjacent property and Underground Utilities when prosecution of the Work may affect them, and shall cooperate with them in the protection, removal, relocation, and replacement of their property.
- 7.3.2.3. Except as the division of responsibilities for safety may be otherwise delineated in writing between the **Owner** and **Contractor** in a Substantial Completion certificate, the **Contractor** duties and responsibilities for safety and protection shall continue until such time as the **Professional** is satisfied that the Work, or Work inspected, is completed and ready for final payment.
- 7.3.3. <u>Use of Explosives</u> The **Contractor** shall comply with all federal, state, and local Laws governing the use of explosives, obtain and pay for any required permits before their use and furnish a copy of the permits to the **Professional** before using explosives.

The **Contractor** shall, under the supervision of competent and suitably trained and qualified personnel, exercise the utmost care not to endanger life or damage property in the transportation, storage, handling, use and disposal of explosives, and in the use of Means and Methods. The **Contractor** shall be responsible for all injury, damage and adverse impacts outside the permit area resulting from the use of explosives (including an appropriate portion of the Delay and costs resulting from such injury, damage, and impacts).

7.4 Bonds and Insurance – General Requirements:

- 7.4.1. Both the Section 00610 Performance Bond and Section 00620 Payment Bond shall remain in full force and effect from the date of Contract Award until final completion of the Work or the end of the Correction Period, whichever comes later. The **Contractor** shall furnish any other bonds (e.g., manufacturer performance Bond or maintenance Bond) required by Section 00800 Supplementary Conditions or the technical Specifications.
- 7.4.2. The **Contractor** shall purchase and maintain insurance providing the coverages and limits designated in this Article. Insurance shall be provided by insurers authorized to do business as insurer in the State, as evidenced by a Certificate of Authority issued by the Department of Consumer and Industry Services Insurance Bureau. Also, and unless otherwise authorized in writing by the **Owner**, insurers shall have an "A-" A.M. Best Company Rating and a Class VII or better financial size category as shown in the most current A.M. Best Company ratings. The **Contractor** shall not start to perform and furnish the Work, or continue with any part of the Work, unless the **Contractor** has in full force and effect all the required insurance.
- 7.4.3. Insurance policies shall contain a provision or endorsement stating that coverage will not be canceled or materially changed, or renewal refused unless at least thirty (30) Calendar Days prior written notice has been personally delivered or sent by registered mailed to the **Owner** and **Contractor**. Any coverage nearing expiration during the period in which it is to remain in full force and effect shall be renewed before its expiration, and an acceptable certificate of insurance shall be filed with the **Owner** at least thirty (30) Calendar Days before it expires.
- 7.4.4. If any of the **Contractor's** sureties or insurers is declared bankrupt or placed into receivership, ceases to meet the requirements of the Contract Documents or its authority to do business in the State is revoked or expires, the **Contractor** shall immediately substitute other Bonds/sureties or insurers/policies, which shall meet the requirements of the Contract Documents.

7.5 The Contractor's Liability Insurance:

- 7.5.1. The **Contractor** shall maintain Workers' Compensation and Employer's Liability, Commercial General Liability, Commercial Automobile Liability, Excess Liability, and such other insurance as may be designated in Section 00800 Supplementary Conditions or as is appropriate for the Work. The **Contractor's** liability insurance shall provide protection from claims which may arise out of or result from the **Contractor's** performance and furnishing of the Work and the **Contractor's** other obligations under the Contract Documents, whether performed or furnished by the **Contractor**, any Subcontractor, any Supplier, or anyone for whose acts any of them may be liable.
- 7.5.2. Liability Insurance shall be endorsed to list as additional insureds the **State of Michigan** (Owner), its departments, divisions,

- agencies, offices, commissions, officers, employees and agents, the Owner's consultants, and agents, the Professional, and the Professional's consultants and agents, including their respective subsidiaries and affiliates and their respective directors, officers, shareholders, agents, or employees. The Contractor shall use the current Insurance Services Office (ISO) Form CG 20 09 for general liability insurance or equivalent, ISO Form CA 20 01 for automobile liability insurance or equivalent, and manuscript form for excess liability insurance. The insurance afforded to the additional insureds shall be primary, and neither the coverages nor limits under the Contractor's policies shall be reduced or prorated by the existence of any other insurance applicable to any loss that the additional insureds may have sustained. Workers' Compensation, Employer's Liability Insurance and all other liability insurance policies shall be endorsed to include a waiver of rights to recover from the Owner, Professional and the other additional insureds.
- 7.5.3. The **Contractor's** liability insurance shall remain in effect through the Correction Period and through any special correction periods that are implemented pursuant to the requirements of paragraph 9.5.3. Liability insurance issued on a claims-made basis and completed operations insurance shall be maintained for two (2) years after final payment, and evidence of coverage shall be furnished to the **Owner** yearly.
- 7.5.4. For any employee, resident of and hired in Michigan, the **Contractor** shall have insurance for benefits payable under Michigan's Workers' Compensation Law. For any other employee protected by Worker's Compensation Laws of any other state, the **Contractor** shall have insurance or participate in a mandatory state fund, where applicable, to cover the benefits payable to any such employee.
- 7.5.5. Commercial General Liability Insurance shall be equivalent to that provided by the current edition of standard ISO Form CG 00 01, and shall include contractual liability and underground, explosion and collapse hazard exposure operations and pile driving operations (if risk is present).
- 7.5.6. Commercial Automobile Liability Insurance coverage shall be equivalent to that provided by the current edition of the ISO Form CA 00 01 and include Michigan statutory requirements.
- 7.5.7. Excess Liability Insurance shall provide the following protections: employer's liability, general liability, and automobile liability. Excess Liability Insurance shall be at least as broad as the underlying policies of liability insurance.
- 7.5.8. <u>Coverage Limits</u> Workers' Compensation and Employer's Liability Insurance shall conform to statutory limits under Michigan Law. Commercial General Liability limits shall be \$2,000,000.00 each occurrence, \$2,000,000.00 general aggregate, \$2,000,000.00 products and completed operations aggregate, and \$2,000,000.00 personal and advertising injury. Commercial Automobile Liability limits shall be \$2,000,000.00 combined single limit. Excess Liability limits shall be \$2,000,000.00 each occurrence and aggregate, if the Contract Price is less than \$10,000,000.00, and \$5,000,000.00 each occurrence and aggregate, otherwise. Deductible amounts shall not exceed \$25,000.00.
- 7.5.9. The **Contractor** shall promptly notify the **Owner** in writing of (a) any reduction in coverage limits over \$100,000.00 resulting from Work under the Contract Documents or otherwise, and (b) any claim notice involving the Work. Notification of a claim shall provide full details and an estimate of the amount of loss or

liability. If it turns out that the aggregate limits have been impaired to the extent that they are no longer adequate for the Work, the **Contractor** shall promptly reinstate the coverage limits and submit to the **Owner** certificates of insurance confirming that coverage has been reinstated to the specified limits.

7.5.10. These requirements shall not be construed to limit the liability of the **Contractor** or its insurers. The **Owner** does not represent that the specified coverages or limits of insurance are sufficient to protect the **Contractor's** interests or liabilities.

7.6 Pollution Liability Insurance

(...*** Professional to include Pollution Liability Insurance if needed

7.6.1. Pollution Liability Insurance in the amounts of not less than \$2,000,000 per occurrence is required.**7.7 Property Insurance** (Builders Risk Insurance)

*7.7.1. The **Contractor** shall purchase and maintain property insurance for one hundred percent (100%) of the actual cash replacement value of the insurable Work (minimum amount to be the contract award amount) while in the course of construction, including foundations, additions, attachments, and all fixtures, machinery and equipment belonging to and constituting a permanent part of the building structure. The property insurance also shall cover temporary structures, materials and supplies of all kinds, to be used in completing the Work, only while on the building site premises or within five hundred (500) feet of the site. The property insurance shall insure the interests of the Owner, Contractor and all Subcontractors and Suppliers at any tier as their interests may appear. The property insurance shall insure against "all risk" of physical loss or damage to the extent usually provided in policy forms of insurers authorized to transact this insurance in Michigan. Any deductible shall be both the option and responsibility of the Contractor.

- *7.7.2. A certificate or other proof of coverage shall be provided prior to final contract execution or issuance of a purchase order by the State. A copy of the master insurance policy will be made available to the **Owner** upon request.
- 7.7.3. The **Contractor** and **Owner** will cooperate in determining the actual cash replacement value of any insured loss. Any deductible amount shall be assumed or shared by the **Contractor** and Subcontractors, at any tier, in accordance with any agreement the parties in interest may reach.
- 7.7.4. The **Owner** may purchase and maintain for its benefit boiler and machinery insurance for boiler and machinery required to be registered and inspected by Law.

7.8 Waiver of Rights:

7.8.1. To the extent any losses and damages caused by any of the perils covered by property insurance covering the Work (whether under paragraph 7.7 or otherwise) are covered and payments are made, the **Owner** and **Contractor** waive all rights against each other for any such losses and damages and also waive all such rights against the **Professional** and all other Persons named as insureds or additional insureds in such policies. Each Sub agreement shall contain similar waiver provisions by the Subcontractor or Supplier in favor of the **Owner**, **Professional**, and all other Persons named as insureds or additional insureds. None of these waivers shall extend to the rights that any of the insureds

may have to the proceeds of insurance held by the **Owner** as trustee or otherwise payable under a policy so issued.

7.8.2. The **Owner** and **Contractor** intend that the required policies of property insurance shall protect all the parties insured and provide primary coverage for all losses and damages caused by the perils covered. Accordingly, all such policies shall be endorsed to provide that in the event of payment of any loss or damage the insurer will have no rights of subrogation or other recovery against any of the parties named as insureds or additional insureds, and if the insurers require separate waiver forms to be signed by the **Professional** or the **Owner's** and **Professional's** consultants, the **Owner** will obtain such waiver forms, and if required of any Subcontractor or Supplier, the **Contractor** will obtain such waiver forms as well.

7.9 Receipt and Application of Proceeds:

7.9.1. Any insured loss under the policies of property insurance will be adjusted with the **Owner** and will be made payable to the **Owner** as trustee for the insureds, as their interests may appear, subject to the conditions of paragraph 7.9.2. The **Owner** shall deposit, in a separate account, and shall distribute monies received based on any agreement the parties in interest may reach. If no other distribution agreement is reached, the damaged Work shall be replaced or repaired, the monies received shall be used for that purpose and the Work Involved and resulting costs shall be covered by Change Order.

7.9.2. The **Owner**, as trustee, shall have power to adjust and settle any loss with the insurers unless a party in interest objects in writing within fifteen (15) Calendar Days after the occurrence of loss to the **Owner's** exercise of this power. If an objection is made, the **Owner** as trustee shall settle with the insurers pursuant to any agreement the parties in interest may reach.

*7.10 Unfair Labor Practice:

*7.10.1. The **Owner**, pursuant to 1980 PA 278, as amended by MCL 423.321(b), may void and rescind the Contract if, at any time, the **Contractor** or any Subcontractor or Supplier appears on the register maintained by the Michigan Department of Consumer and Industry Services of employers who have been found in contempt of court by a Federal Court of Appeals on not less than three occasions involving different violations during the preceding seven (7) years for failure to correct unfair labor practices as prohibited by Section 8 of Chapter 372 of the National Labor Relations Act, 29 U.S.C. 158.

*7.11 Michigan Right-To-Know Law:

*7.11.1. The **Contractor** shall comply with Section 14a-14n of the Michigan Occupational Safety and Health Act (MIOSHA), 1974 PA 154, as amended, MCL 408.1014a – MCL 408.1014n, commonly referred to as the "Michigan Right-to-Know Law" and the rules promulgated under the Act. The Act places certain requirements on employers to develop a communication program designed to safeguard the handling of hazardous chemicals through labeling of chemical containers and development and availability of Safety Data Sheets (SDS), and to provide training for employees who work with these chemicals and develop a written hazard communications program.

*7.11.2. Provisions of the Michigan Right-to-Know Law may be found in those sections of the Michigan Occupational Safety and

Health Act (MIOSHA), which contain Right-to-Know provisions, and the Federal Hazard Community Standard, which is part of the MIOSHA Right-to-Know Law through adoption. The Act, rules and standards should be reviewed for additional requirements.

*7.11.3. The Michigan Right-to-Know Law also provides for specific employee rights, including the right to be notified of the location of SDS and to be notified at the site of new or revised SDS within five (5) Business Days after receipt and to request SDS copies from their employers. The **Contractor**, employer or Subcontractor shall post and update these notices at the site.

*7.12 Nondiscrimination:

- *7.12.1. The **Contractor** and each Subcontractor and Supplier covenants to comply with the following requirements:
- *7.12.1.1. Not to discriminate against any employee or employment applicant because of race, religion, color, national origin, age, sex (as defined in Executive Directive 2019-09), height, weight, marital status, or a physical or mental disability that is unrelated to the individual's ability to perform the duties of the particular job or position.
- *7.12.1.2. To take action to ensure that applicants are employed and that employees are treated during employment without regard to their race, religion, color, national origin, age, sex, height, weight, marital status, or a physical or mental disability that is unrelated to the individual's ability to perform the duties of the particular job or position. Such action shall include, but is not limited to employment upgrading, demotion or transfer; recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.
- *7.12.1.3. To state, in all solicitations or advertisements for employees, that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, age, sex, height, weight, marital status, or a physical or mental disability that is unrelated to the individual's ability to perform the duties of the particular job or position.
- *7.12.1.4. To send, or have its collective bargaining representative send, each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice advising that labor union or worker's representative of commitments under this provision.
- *7.12.1.5. To comply with the Elliot-Larsen Civil Rights Act, 1976 PA 453, as amended, MCL 37.2201 et seq.; the Michigan Persons With Disabilities Civil Rights Act, 1976 PA 220, as amended, MCL 37.1101 et seq.; *Executive Directive 2019-09*; and all published rules, regulations, directives, and orders of the Michigan Civil Rights Commission which may be in effect on or before the date of Bid opening.
- *7.12.1.6. A breach of the covenants set forth in paragraphs 7.12.1.1 through 7.12.1.5 shall be regarded as a material breach of the Contract.
- *7.12.2. The **Contractor** shall furnish and file compliance reports within the times, and using the forms, prescribed by the Michigan Civil Rights Commission. Compliance report forms may also elicit information as to the practices, policies, programs, and employment statistics of the **Contractor** and Subcontractors. The **Contractor** shall permit access to Records by the Michigan Civil

Rights Commission and its agent for the purposes of ascertaining compliance with the Contract Documents and with rules, regulations, and orders of the Michigan Civil Rights Commission.

*7.12.3. If, after a hearing held pursuant to its rules, the Michigan Civil Rights Commission finds that the **Contractor** has not complied with the nondiscrimination requirements of the Contract Documents, the Michigan Civil Rights Commission may, as part of its order, certify said findings to the **Board**. Upon receipt of certification, the **Board** may order the cancellation of the Contract and/or declare the **Contractor** ineligible for future contracts with the State, until the **Contractor** complies with said order of the Michigan Civil Rights Commission.

*7.13 Michigan Residency for Employees:

- *7.13.1. Fifty percent (50%) of the persons employed on the Work by the **Contractor** shall have been residents of the State of Michigan for not less than one year before beginning employment on the Work. This residency requirement may be reduced or omitted in writing, at the sole discretion of the **Owner**, to the extent that Michigan residents are not available or to the extent necessary to comply with federal Law concerning federal funds used for the Project. A breach of this requirement shall be considered a material breach of the Contract.
- *7.13.2. This residency requirement shall not apply to the **Contractor** or to any Subcontractor if the **Contractor** or any such Subcontractor is signatory to collective bargaining agreements which allow for the portability of employees on an interstate basis (The Management and Budget Act, 1984 PA 431, as amended, MCL 18.1241a).

*7.14 Prevailing Wages:

- *7.14.1. To the extent applicable, Contractor will comply with federal and state (2023 PA 10, MCL 408.1101 to 408.1126), prevailing wage requirements.
- *7.14.2. Federal Prevailing Wages -The federal prevailing wage requirements in the attached Federal Provisions Addendum apply when the Davis-Bacon Act (40 USC 3141-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction") applies.
- $7.14.3. \, \text{State Prevailing Wages-The following provisions of this Article } 7.14.3 \, \text{apply when } 2023 \, \text{PA} \, 10 \, \text{applies}.$
- 7.14.3.1. Prevailing Wage and Fringe Benefits--The rates of wages and fringe benefits to be paid to each class of Construction Mechanic by Contractor and Subcontractors, shall not be less than the wage rates and fringe benefit rates prevailing in the locality in which the work is performed.
- 7.14.3.2 Nondiscrimination, Nonretaliation- Contractor or a Subcontractor shall not discharge, discipline, retaliate against, or otherwise discriminate against a Construction Mechanic, or threaten to do any of these things, because the Construction Mechanic reported or was about to report a violation or suspected violation of the act.
- 7.14.3.3. Construction Mechanics under this Contract are intended beneficiaries of the contractual prevailing wage, fringe benefit, and nondiscrimination nonretaliation requirements of the

Contract. Any such Construction Mechanic aggrieved by failure of a contractor or subcontractor to pay prevailing wages or benefits as specified in the Contract, or by violation of section 7 of 2023 PA 10, in addition to any other remedies provided by law, may bring an action in a court of competent jurisdiction against such contractor or subcontractor for damages or injunctive relief and may be awarded reinstatement or other appropriate relief, and all damages sustained, together with actual costs and attorney fees at trial and on appeal.

7.14.3.4. Contractor and Subcontractors shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in this Contract and shall keep an accurate record showing the name and occupation of and the actual wages and benefits paid to each Construction Mechanic employed by it in connection with the Contract. This record shall be available for reasonable inspection by the State.

ARTICLE 8 PROSECUTION; SUBSTANTIAL COMPLETION

8.1 Starting the Work:

- 8.1.1. Within fifteen (15) Calendar Days after the **Owner** executes the Section 00500 Agreement, a pre-construction conference will be held. The conference will be intended, without limitation, to (a) review the **Contractor's** Schedule of Shop Drawing submissions; (b) review the qualifications of key **Contractor** personnel; (c) review the **Contractor's** proposed normal working hours and plans for laydown, staging, construction traffic, access to the site, parking and other similar matters; (d) review procedures for Submittals, clarifications and interpretations (including reasonable times for response turnaround), Change Orders, Change Authorizations and Record Documents; and (e) exchange twenty-four (24) hour emergency telephone numbers for key personnel.
- 8.1.2. The **Contractor** shall start the Work on the Date of Commencement of the Contract Time. No Work shall be started at the site before such is allowed by the Contract Documents.

8.2 Revision 0 (Rev. 0) Schedule and Cost Submittals:

8.2.1. The **Contractor** shall deliver the <u>interim</u> Rev. 0 Progress Schedule, Schedule of Shop Drawing submissions and Rev. 0 Progress Schedule as required in the Contract Documents. The **Contractor** shall correct and adjust any Rev. 0 Submittal returned for revision. The finalized Revision 0 *As-Planned* Schedule shall be the Progress Schedule from which Revision Schedules shall be developed and used by the **Contractor** when making proposals or claims for adjustments in Contract Time and/or Contract Price.

8.3 Compliance with Contract Time Requirements:

- 8.3.1. The **Contractor** shall prosecute the Work with the diligence necessary to ensure its completion within the Contract Times. The **Contractor** shall provide sufficient management, supervision, labor, materials and equipment, and the **Contractor** shall undertake appropriate action promptly to recover schedule when necessary to comply with the Contract Times.
- 8.3.2. Unless disallowed by any Law or modified in another Section of the Specifications, a daily schedule from 06:00 AM to 06:00 PM, during Business Days, shall be normal working hours. Except in an Emergency, or as may be required by the **Contractor's** safety and protection obligations, or as the **Owner** and **Contractor** may otherwise agree, all Work at the site shall take place during

normal working hours. The **Contractor** shall provide written notice to the **Owner** at least twenty-four (24) hours and up to seventy-two (72) hours if so, noted for projects specific requirements such as Correctional Facilities, before performing Work outside of normal working hours.

- 8.3.3. Unless otherwise agreed in writing by the **Owner**, for any Work actually performed outside of normal working hours, the **Contractor** shall reimburse the **Owner** any related increases in costs the **Owner** incurs, provided those costs are costs which the **Contractor** could reasonably have foreseen, and which are not offset through the earlier completion of the Work resulting from working outside of normal working hours. Examples of **Owner** costs include, but are not limited to, overtime charges of the **Professional** and payments for custodial and security personnel.
- 8.3.4. Early Dates in the Progress Schedule shall be based on proceeding with all or part of the Work exactly on the date when the corresponding Contract Time commences to run. Late Dates shall be based on completing all or part of the Work exactly on the corresponding Contract Time, regardless of whether the **Contractor** anticipates early completion or not. If sequences of Work are indicated in or required by the Contract Documents, the Progress Schedule shall show in sufficient detail the **Contractor's** approach to conforming with those sequences.
- 8.3.5. The Progress Schedule shall reflect the **Contractor's** approach to Work remaining, be employed when reporting on progress or schedule recovery and facilitate the evaluation of Requests for Payment, as provided in the Contract Documents.
- 8.3.6. The **Contractor** shall carry on the Work with due diligence during all disputes or disagreements with the **Owner**. No Work shall be delayed or postponed pending resolution of any disputes or disagreements. The **Contractor** shall exercise reasonable precautions, efforts, and measures to avoid or mitigate situations that would cause Delays.

8.4 Substantial Completion:

- 8.4.1. The **Contractor** shall conduct inspections of the Work to verify the extent of completion. The **Contractor** shall provide to the **Owner** a list of items to be completed or corrected resulting from the inspections whenever the **Contractor**, upon completing all prerequisite testing of the Work, considers that the Work, or any portion of the Work designated in the Contract Documents as having a separate, specified Substantial Completion, has progressed to the point that it is substantially complete.
- 8.4.2. Within a reasonable time after receiving the Contractor's list of items to be completed or corrected, the Owner, Professional and Contractor shall jointly conduct a Substantial Completion inspection. If, after consulting with the Owner, the Professional does not consider the Work, or portion of the Work inspected, substantially complete, the Professional, within twenty (20) Calendar Days after the inspection, will deliver to the Owner and Contractor a list of incomplete or Defective Work sufficient to demonstrate the basis for that determination.
- 8.4.3. If the **Professional** and **Owner** agree that the entire Work, or that the portion of the Work inspected, is substantially complete, the **Professional** will deliver to the **Owner** and **Contractor** a certificate of Substantial Completion with a Punch List.

The certificate shall (a) fix a reasonable date of Substantial Completion, (b) fix a date for completion of the Punch List to the satisfaction of the **Professional**, and (c) recommend the division of responsibilities between the **Owner** and **Contractor**. Neither the Work, nor any portion of the Work inspected, shall be substantially complete, unless the **Owner** can use the Work, or designated portion of the Work inspected, for the use intended.

- 8.4.4. Upon Substantial Completion of the Work, or designated part of the Work on which separate Substantial Completion and Contract Price are specified, payment may be made in full subject to (a) a withholding of two hundred percent (200%) of the value of any uncompleted Work, as determined by the **Professional**, and (b) any other deductions as the **Professional** may recommend or the **Owner** may withhold to cover Defective Work, liquidated damages and the fair value of any other items entitling the **Owner** to a withholding.
- 8.4.5. To the extent **Owner** training is required before Substantial Completion, the **Contractor** will provide the **Owner** copies of all related operating and maintenance (O&M) documentation before the start of training. Where **Owner** training for a portion of the Work is not required before Substantial Completion, the related O&M documentation will be provided no later than Substantial Completion. Final O&M documentation (with revisions made after Substantial Completion), will be furnished by the **Contractor** to the **Owner** before the request for final payment.

8.5 Partial Use:

- 8.5.1. Before Substantial Completion of the entire Work, the **Owner** may, at its sole option, use any portion of the Work for which a separate Substantial Completion has been specified in the Contract Documents. Before Substantial Completion of the entire Work, the **Owner** may, at its sole option, use any portion of the Work considered by the **Owner**, **Professional** and **Contractor** to be separately functioning Work that can be used without significant interference with the **Contractor's** completion of the balance of the Work, even though a Substantial Completion for such Work is not specified in the Contract Documents.
- 8.5.2. If the **Owner** decides to use any portion of the Work, it shall inform the **Contractor** in writing. Unless such portion of the Work has undergone a Substantial Completion inspection under paragraph 8.4.2, within a reasonable time after receipt of the notice, the **Owner**, **Contractor** and **Professional** shall jointly make an inspection to determine the extent of completion. If the portion of the Work inspected is substantially complete, the provisions of paragraph 8.4.3 shall be followed by the **Owner**, **Professional** and **Contractor**. If the portion of the Work inspected is not substantially complete, the **Professional** will prepare a list of items remaining to be completed or corrected before that portion of the Work is considered substantially complete. Upon completing the list, the **Professional** will deliver the prepared list of items to the **Owner** and **Contractor**.
- 8.5.3. There shall be attached to the list a written recommendation about the division of responsibilities between the **Owner** and **Contractor** for those matters enumerated in paragraph 8.6.1 with respect to that portion of the Work, pending Substantial Completion of that portion of the Work and the entire Work. During Partial Use, and before Substantial Completion of the portion of the Work under Partial Use, the **Owner** shall allow the **Contractor** reasonable access to complete or correct listed items and to complete other Work. The **Owner** will not start any Partial Use unless the property insurer, by endorsement or like acceptable

procedure, has acknowledged receipt of notice of and consent to Partial Use.

8.6 Division of Responsibilities:

8.6.1. A certificate of Substantial Completion will include the **Professional's** recommendation about the division of responsibilities between the **Owner** and **Contractor** for utilities, security, safety, insurance, maintenance, etc. The **Owner** and **Contractor** will accept the division of responsibilities recommended by the **Professional** or shall negotiate a mutually agreeable split of responsibilities, which shall bind the **Owner** and **Contractor** when the **Owner** starts Partial Use.

8.7 Suspension of Work:

- 8.7.1. <u>Suspension of Work Order</u> The **Owner** may, at any time, order the **Contractor** in writing to defer, stop, slow down, suspend or interrupt all or any part of the Work for such period as the **Owner** may determine appropriate for its convenience. If any such written order Delays performance for an unreasonable period, the **Owner** will amend the Contract Documents to provide for a corresponding adjustment in Contract Time and/or Contract Price (excluding Fee under paragraph 11.11).
- 8.7.2. <u>Constructive Suspension of Work</u> If performance of all or any part of the Work is, for an unreasonable period, deferred, stopped, slowed down, suspended or interrupted by any other act or failure to act of the **Owner** or **Professional**, or act or event attributable to the **Owner** under the Contract Documents, the **Owner** will negotiate with the **Contractor** or authorize an adjustment in Contract Time and/or Contract Price (excluding Fee under paragraph 11.11.1) for any increase in the time required to complete the Work and/or the **Contractor's** cost of performance.
- 8.7.3. <u>Suspension of Work Limitation</u> No adjustment in Contract Price under paragraphs 8.7.1 or 8.7.2 shall be made to the extent performance is delayed by any other cause, including any act or omission within the control of the **Contractor**. Further, no suspension of Work shall justify an increase in Contract Price or Contract Time unless the resulting Delay exceeds the time allowed in the Contract Documents for the act or failure to act.
- 8.7.4. If the **Contractor** believes a suspension of Work justifies an increase in Contract Price or Contract Time, the **Contractor** shall give prompt written notice to the **Owner** and submit a written proposal promptly after the extent of the Delay becomes known. However, no proposal or claim by the **Contractor** on account of a suspension of Work shall be allowed (a) for any Delay or costs incurred more than thirty (30) Calendar Days before the **Contractor** gives written notice (except for written orders under paragraph 8.7.1), or (b) if made after final payment.

8.8 Sharing of Total Float On Non-Critical Paths:

8.8.1. The Progress Schedule shall be in the form of a Critical Path Schedule, Total Float on non-Critical Paths shall be available to the **Owner**, to the extent the **Owner's** use is reasonable given the Total Float remaining for the Work affected. If any such **Owner's** use of Total Float causes Delay which materially increases the **Contractor's** cost to complete the Work affected, and the **Contractor** notifies the **Owner** in writing and proceeds to support the assertion to the **Owner's** satisfaction, the **Owner** will correspondingly adjust Contract Price for any such material changes in the **Contractor's** cost to complete the Work.

8.8.2. The amount of Total Float available in the Progress Schedule shall not be artificially reduced by suppressing Total Float merely for the sake of voiding Total Float. Total Float hidden through the use of such techniques as preferential sequencing; slow or late starts of follow-on trades; restraining a Contract Time by Work actually required for a later Contract Time; the use of small crews, extended durations, imposed dates; and so forth, shall be Total Float otherwise available for sharing with the **Owner** under the provisions of paragraph 8.8.1.

ARTICLE 9 WARRANTY; TESTS, INSPECTIONS AND APPROVALS; CORRECTION OF WORK

9.1 Warranty:

- 9.1.1. The **Contractor** warrants to the **Owner** that all Work will conform to the Contract Documents and will not be Defective. Reasonably prompt notice of Defective Work of which the **Owner** or **Professional** has actual knowledge shall be given to the **Contractor**, but failure to do so will not void the **Contractor's** warranty unless actual prejudice results from such untimely notice. The **Contractor's** warranty excludes defect or damage caused by (a) abuse, modification by others, insufficient or improper operation or maintenance, or (b) normal wear and tear under normal usage.
- 9.1.2. Manufacturer warranties for materials and equipment received by the **Contractor** shall be assigned and promptly delivered to the **Owner**. Manufacturer warranties shall be in full force and effect for the entire duration of the Correction Period.

9.2 Tests, Inspections and Approvals:

- 9.2.1. The **Owner**, **Professional**, their representatives and consultants, testing agencies and those State agencies and Political Subdivisions with jurisdiction shall be permitted access to the Work at reasonable times while the Work is in progress for On-Site Inspection and/or inspection, testing or approval. The **Contractor** shall provide proper and safe conditions for such access. The **Contractor** shall give the **Professional** timely notice whenever any Work is ready for inspections, tests, or approvals, so that the **Professional** may observe such inspections, tests, or approvals. Tests, inspections, or approvals shall not in any way relieve the **Contractor** from the **Contractor's** obligations to perform the Work in accordance with the Contract Documents or warrant the Work as provided in the Contract Documents.
- 9.2.2. Unless otherwise provided in Section 00800 Supplementary Conditions, the **Owner** will retain a testing agency, directly or through the **Professional**, to perform inspections, tests or approvals required by the Contract Documents except for those inspections, tests or approvals specifically designated to the Contractor in the Contract Documents. The **Owner** will pay the charges of the testing agency, except if related to tests, inspections or approvals required by Law or otherwise charged to the **Contractor** under the provisions of paragraph 9.2.4 or 9.3.
- 9.2.3. The **Contractor** shall assume full responsibility for any testing, inspection, or approval (a) required by Law, (b) indicated in or required by the Contract Documents as designated to the Contractor, or (c) required for the **Professional's** acceptance of a Supplier, materials or equipment or mix designs submitted for prior approval by the **Contractor**. The **Contractor** shall (a) pay all related costs, except costs assumed by the **Owner** under paragraph 9.2.2, (b) schedule related activities, and (c) secure and furnish to the

Professional the required certificates of inspection, testing or approval.

9.2.4. The **Contractor** shall be responsible for any testing, inspection or approval that reveals Defective Work, including an appropriate portion of the Delay and costs occasioned by such discovery of Defective Work. Examples of such costs assumed by the **Contractor** include, but are not limited to, charges of the **Professional** for repeated On-Site Inspections and, to the extent designated in the pertinent Specification, repeat testing, inspection, or approval charges by testing agencies.

9.3 Uncovering Work:

- 9.3.1. Any Work covered without the Professional's prior written concurrence shall, when requested by the Professional, be uncovered, exposed, or otherwise made available for On-Site Inspection, testing, inspection, or approval as the Professional may require, and replaced, if necessary. This requirement applies to Work, which requires On-Site Inspection by the Professional, based on the Contract Documents or on specific On-Site Inspection procedures of which the Professional notifies the Contractor in advance. This requirement also applies to Work, which is to be inspected, tested, or approved by others. The Contractor shall be responsible for any such uncovering, exposure, On-Site Inspection, testing, inspection, and satisfactory reconstruction, including an appropriate portion of the Delay and costs, unless the Contractor gave the Professional timely written notice of the Contractor's intentions to cover such Work and the Professional failed to act with reasonable promptness in response to such written notice.
- 9.3.2. The **Contractor**, at the **Professional's** request, shall uncover, expose, or otherwise make available for On-Site Inspection, inspection, testing or approval any covered Work otherwise not required to be observed or inspected, tested, or approved before covering, if the **Professional** determines that such covered Work shall be on-site inspected by the **Professional** or inspected, tested, or approved by others. The **Contractor** shall be responsible for any such uncovering, exposure, On-Site Inspection, inspection, testing and satisfactory reconstruction, including an appropriate portion of the Delay costs, whenever any such uncovered Work is found to be Defective. If, however, any such Work uncovered at the **Professional's** request is not found Defective, the **Owner** will amend the Contract Documents to provide for a corresponding adjustment in Contract Price and/or Contract Time.

9.4 Correction of Work:

- 9.4.1. <u>Before the Correction Period</u> If required by the **Professional**, the **Contractor** shall correct all Defective Work, whether fabricated, installed or completed or not. If any Work is rejected by the **Professional** or if any testing, inspection, or approval reveals Defective Work, the **Contractor** shall promptly, as direct, remove the Defective Work from the site and replace it with non-Defective Work. The **Contractor** shall bear responsibility for its proportionate share of the Delay and costs resulting from the correction and/or the removal and replacement of Defective Work.
- 9.4.1.1. If the **Contractor**, within reasonable time after receipt of written notice, (a) fails to correct Defective Work or remove and replace rejected Work, or (b) fails to correct or complete items on any Punch List, or (c) fails to perform Work in accordance with the Contract Documents, or (d) fails to comply with any other provision of the Contract Documents, the **Owner**, after seven (7) Calendar

Days' written notice to the Contractor, may correct and remedy the deficiency. To the extent necessary to correct and remedy such deficiency, the Owner shall be allowed to exclude the Contractor from all or part of the site; take possession of all or part of the Work and stop related operations of the Contractor; take possession of the **Contractor's** tools, plant and office and construction equipment at the site; and incorporate into the Work materials and equipment for which the Owner has paid the Contractor. The Contractor shall allow the Owner and Professional access to the site as the Owner may require completing corrective and remedial action. The Owner shall be entitled to an appropriate decrease in Contract Price for all claims, costs, losses, damages, and Delay incurred or sustained by the Owner which are attributable to the Contractor. Costs assumed by the Contractor under this provision include, without limitation, costs of correction or removal and replacement of Defective Work, costs of repair and replacement of other work destroyed or damaged by the action and related charges of the Professional.

- 9.4.1.2. Instead of requiring correction or removal and replacement of any Defective Work, the **Owner**, with the advice of the **Professional**, may prefer to accept any Defective Work. In any such case, the **Contractor** shall bear its proportionate share of the Delay and costs associated with the **Owner's** determination to accept the Defective Work. If the **Owner's** acceptance of the Defective Work takes place before the **Professional's** recommendation of final payment, a Change Order will be issued incorporating the necessary revisions in the Contract Documents, and the Contract Price shall be adjusted accordingly.
- 9.4.2. <u>Correction Period</u> The Contract Documents provide for one Correction Period for the entire Work, whether Partial Use of any portion of the Work is designated as eligible by the Contract Documents or not. The Correction Period shall start on the date of Substantial Completion of the Work, or on a later date, if so, provided in the Contract Documents. The Correction Period shall last one year, or longer, if so, specified in the Contract Documents.
- 9.4.3. <u>Correction of Work During the Correction Period</u> The **Contractor** shall correct Defective Work or, if rejected by the **Owner**, remove from the site, and replace any Defective Work with non-Defective Work. The **Contractor's** corrective action shall be in accordance with the **Owner's** written instructions and shall be accomplished at the **Contractor's** sole expense. If the Defective Work causes an Emergency or unacceptable risk of loss or damage, the **Contractor** shall take immediate action to correct or remove and replace the Defective Work.
- 9.4.3.1. If the **Contractor** fails to take corrective action in accordance with the terms of any such Owner written instruction, the **Owner**, directly or through others under contract with the **Owner**, may correct or remove and replace the Defective Work. In any such case, the Contractor shall bear its proportionate share of all resulting claims, costs, losses, and damages. If the Owner and the Contractor are unable to agree as to the amounts due by the Contractor to the Owner under the provisions of this paragraph, the Owner may deliver a claim, in accordance with the procedures and within the deadlines set forth in Article 15. If the discovery of the Defective Work takes place after final payment and the Contractor fails to pay the **Owner** any of the amounts due under the provisions of this paragraph, the **Owner** shall demand due performance under Section 00610 Performance Bond and Article 14 or deliver a claim, in accordance with the procedures and within the deadlines set forth in Article 15, or both.

- 9.4.4 After the Correction Period Until the period of limitation provided by Michigan Law, the Contractor shall promptly correct Defective Work upon receipt of written notice from the Owner. If appropriate under the circumstances or, in the event of an Emergency or unacceptable risk of loss or damage, the Owner, directly or through others under contract with the Owner, may correct or remove and replace the Defective Work.
- 9.4.5. It is not the intent of paragraph 9.4 or paragraph 9.5 to establish a period of limitations for the **Contractor's** warranty or to limit the obligations of the **Contractor** to warrant that the Work will not be Defective. The specified correction of Work requirements relates only to the specific obligation of the **Contractor** to correct or remove and replace Defective Work. The specified correction of Work requirements has no limitation on the rights of the **Owner** to have Defective Work corrected or removed and replaced, if rejected, except as otherwise provided by Michigan Law.

9.5 Special Correction Period Requirements:

- 9.5.1. Whenever the **Owner** undertakes Partial Use of any portion of the Work specifically designated as eligible for Partial Use in the Contract Documents, the warranties for all materials and equipment incorporated into that portion of the Work shall remain in full force and effect between the start of such Partial Use and the date when the Correction Period starts. If no separate price for such special correction period was requested in Section 00300 Bid Form and made part of the Contract Documents, the **Owner** will appropriately adjust the Contract Price.
- 9.5.2. Whenever the **Owner** undertakes Partial Use of any portion of the Work because any act or omission within the control of the **Contractor** Delays completion of the Work, or any portion of the Work, within a designated Contract Time, the warranties for all materials and equipment incorporated into that portion of the Work shall, at no adjustment in Contract Price, be maintained in full force and effect between the beginning date of such Partial Use and the date when the Correction Period stars.
- 9.5.3. The correction period for any Defective Work that is corrected or rejected and replaced within the last three (3) months of the Correction Period shall be extended by an additional six (6) months, starting on the date such Work was made non-Defective.
- 9.5.4. The Contract Documents may require the Correction Period to start on a date later than the date of Substantial Completion of the entire Work. If such is the case, and the **Owner** advances or defers the start of the Correction Period, the **Contractor** shall maintain the warranties for materials and equipment until the revised starting date of the Correction Period. If no separate price for such advance or deferment was requested in Section 00300 Bid Form and made part of the Contract Documents, the **Owner** will amend the Contract Documents to appropriately adjust the Contract Price.

9.6 Special Maintenance Requirements:

9.6.1. If the Contract Documents specify that the entire Work, or a portion of the Work, upon reaching Substantial Completion, shall not be placed in use by the **Owner**, the **Contractor** shall maintain the Work, or specified part of the Work, in good order and proper working condition and shall take all other actions necessary for its protection between the certified date of Substantial Completion and the date when the Work, or designated part of the Work, is placed in use.

9.6.2. If no separate price for such special maintenance period was requested in Section 00300 Bid Form and made part of the Contract Documents, the **Owner** will amend the Contract Documents to appropriately increase the Contract Price.

ARTICLE 10 CHANGES

10.1 Changes in the Work:

- 10.1.1. <u>Changes in the Work</u> The **Owner** is entitled to make changes within the general scope of the Work consisting of (a) additions, deletions or other revisions in the Specifications and Drawings, any Means and Methods or the **Owner**-furnished lands, equipment, materials, or services, or (b) directing acceleration of the Work. Changes in the Work may be accomplished through negotiated, *bilateral* Change Orders or *unilateral* Change Orders or result from any other properly authorized written order from the **Owner** or **Professional** which represents a constructive change.
- 10.1.2. <u>Negotiated Changes</u> The **Owner** may negotiate changes in the Work by directing the **Professional** to prepare a Bulletin in numerical sequence describing the change being considered. Upon receiving a Bulletin, the **Contractor** (with the appropriate Subcontractors) shall evaluate the described change and quote the Bulletin. In estimating adjustments in Contract Price and/or Contract Time, the **Contractor** shall follow the provisions, including the breakdown requirements, specified in Article 11.
- 10.1.3. <u>Constructive Changes</u> Any written order (including instruction, interpretation, determination, authorization, or approval) from the **Owner** or **Professional** that causes a change in the Contract Documents shall constitute a change in the Work, provided the **Contractor** or the **Owner** gives prompt, written notice of a change to the other (with copy to the **Professional**) stating the date, circumstances, and source of the change.
- 10.1.3.1. Upon receipt and evaluation of the written notice, if the **Owner** agrees, with the **Professional's** advice, that a change within the general scope of the Work has been ordered, the **Owner** shall, by Change Order or Change Authorization, correspondingly amend the Contract Documents. If the **Owner** finds that a change within the general scope of the Work has not been ordered, and the **Contractor** disagrees, the **Contractor** may deliver notice of a claim and a claim Submittal in accordance with the procedures and within the deadlines set forth in Article 15.
- 10.1.3.2. No proposal or claim by the Contractor on account of changes under paragraphs 3.2.1, 10.1.3 or any other matter for which Contractor asserts added cost or time shall be allowed unless initiated by written notice of such proposal or claim to the Professional and Owner within 21 days after the occurrence of the event giving rise to such proposal or claim or within 21 days after the contractor first recognizes the condition giving rise to the proposal or claim. A full and detailed breakdown of cost and time requested, with supporting documentation, if not provided with initial notice shall be delivered to Professional and Owner within 15 days of the notice, as noted in article 11.1.2, unless otherwise agreed in writing, by the Owner prior to expiration of such time.
- 10.1.4. <u>Unilateral Changes</u> If, in negotiations, the **Owner** and **Contractor** are unable to agree on the adjustment in Contract Price or Contract Time corresponding to any change in the Work, the **Owner** may issue a *unilateral* Change Order. Upon receiving

any such Change Order, the **Contractor** shall promptly proceed or continue with the Work Involved as required by the Change Order.

10.1.4.1. *Unilateral* Change Orders may adjust Contract Price and/or Contract Time, as the **Owner**, with the advice of the **Professional**, may determine appropriate. Contract Price may be adjusted on a *lump sum* basis or an *actual cost*, *not to exceed* basis. If the **Contractor** disagrees with the extent of the adjustments in Contract Price and/or Contract Time made by any such *unilateral* Change Order, the **Contractor** may deliver notice of a claim and a claim Submittal in accordance with the procedures and within the deadlines set forth in Article 15.

10.2 Differing Subsurface or Physical Site Conditions:

- 10.2.1. The Contract Documents make available Authorized Technical Data concerning subsurface site conditions and physical conditions of existing surface and subsurface facilities at the site. Consistent with Section 00100 Instructions to Bidders, except for reasonable reliance on the accuracy of Authorized Technical Data, the **Owner** does not warrant that Authorized Technical Data is necessarily sufficient and complete for the purposes of selecting Means and Methods, initiating, maintaining, and supervising safety precautions and programs or discharging any other obligation assumed by the **Contractor** under the Contract Documents.
- 10.2.2. The **Contractor** or **Owner** shall notify the other in writing if the **Contractor** or **Owner**, respectively, discovers that (I) actual subsurface conditions or latent physical conditions of existing surface and subsurface facilities encountered at the site differ materially from those shown or indicated in the Contract Documents, or (II) unknown subsurface conditions or unknown physical conditions of existing surface and subsurface facilities encountered at the site, of an unusual nature, differ materially from those ordinarily encountered and recognized as inherent in work similar in character to the Work. A written notice from the **Contractor** shall be delivered promptly before the conditions are disturbed and before proceeding with the affected Work. A written notice from the **Owner** shall be delivered promptly after the **Owner** has knowledge of the differing subsurface or physical conditions.
- 10.2.2.1. Upon receipt or delivery of any such notice, the Owner shall investigate the differing conditions asserted. If, with the Professional's advice, the Owner determines that conditions on which the Contractor is entitled to rely do differ materially, the Owner will amend the Contract Documents to provide for any changes in the Work and adjustments in Contract Price and Contract Time made necessary by the differing conditions and any resulting Delay which is not reasonably anticipatable under the circumstances and which is attributable to the Owner and/or Professional. Unless the Owner and Contractor otherwise agree, no increase in Contract Time shall be made for any suspension of Work made necessary by any differing subsurface conditions, if the suspension of Work lasts less than ten (10) Calendar Days.
- 10.2.2.2. If the **Owner** determines that the actual conditions encountered and those conditions on which the **Contractor** is entitled to rely do not differ materially, and the **Contractor** disagrees with the **Owner's** determination, the **Contractor** may deliver notice of a claim and a claim Submittal in accordance with the procedures and within the deadlines set forth in Article 15.
- 10.2.2.3. No proposal or claim by the **Contractor** due to differing site conditions shall be allowed (a) if the **Contractor** knew of their existence before submitting its Bid or if those conditions could

have been discovered by any reasonable examinations for which the **Contractor**, as Bidder, was made responsible under the Bidding Requirements, **and/or** (b) unless the **Contractor's written notice** is provided **within not more than 21 days after the contractor first recognizes the condition giving rise to the proposal or claim and gives the Owner adequate opportunity to investigate the asserted differing site conditions**. A full and detailed breakdown of cost and time requested, with supporting documentation, if not provided with initial notice shall be delivered to Professional and Owner within 15 days of the notice, as noted in article 11.1.2, unless otherwise agreed in writing, by the Owner prior to expiration of such time.

10.2.3. The provisions of paragraph 10.2.2 through 10.2.2.3 also shall apply to situations where the **Contractor** or **Owner** discovers that any reference points provided by the **Owner** need correction to enable the **Contractor** to proceed with the Work.

10.3 Responsibilities for Underground Utilities:

10.3.1. The **Contractor** shall comply with 2013 PA 174, as amended, MCL 460.721 <u>et seq.</u>, and all other Laws concerning Underground Utilities. In addition, the **Contractor** shall be responsible for immediately notifying the **Owner** of any contact with or damage to Underground Utilities, and for the safety, protection of and repairing of any damage done to any Work and any surface and subsurface facilities. Except as provided under 2013 PA 174, as amended, MCL 460.721 <u>et seq.</u>, paragraph 10.3.2 or by any Allowance specific to Underground Utilities, the **Contractor** shall bear an appropriate portion of the Delay and costs relating to the obligations set forth in this paragraph.

10.3.2. Shown or Indicated – If the Contractor encounters Underground Utilities shown or indicated (whether in the Contract Documents or those documents itemized in Section 00210 Information for Bidders) that are inaccurately shown or are inaccurately located, responsibility for any damage shall be as provided in MCL 460.701 et seq. To the extent the Drawings and/or Specifications inaccurately show or locate, through error or omission, the actual physical conditions and/or location of existing Underground Utilities (when compared with the information and data provided by the owners of such Underground Utilities), the Owner will amend the Contract Documents to provide for a corresponding adjustment in Contract Price and/or Contract Time.

10.3.3. Not Previously Located – If the Contractor encounters not previously located Underground Utilities, which could not reasonably have been foreseen, the Owner will amend the Contract Documents to provide for any changes in the Work and corresponding adjustments in Contract Price and/or Contract Time made necessary by such changes in the Work and by any resulting Delay which is not reasonably anticipatable under the circumstances and which is attributable to the Owner and/or Professional.

10.4 Hazardous Material Conditions:

10.4.1. The **Contractor** shall use, handle, store, dispose of, process, transport and transfer any material considered a Hazardous Material in accordance with all federal, state, and local Laws. If the **Contractor** encounters material reasonably believed to be a Hazardous Material and which may present a substantial danger, the **Contractor** shall immediately stop all affected Work, give written notice to the **Owner** of the conditions encountered, and take appropriate health and safety precautions.

10.4.2. Upon receipt of the written notice, the Owner will investigate the conditions. If (a) the material is a Hazardous Material that may present a substantial danger and which was not described in the Drawings and/or Specifications, or identified in the Contract Documents as Work under the Contract Documents, and (b) the Hazardous Material was not brought to the site by the **Contractor**, or does not result in whole or in part from any violation by the Contractor of any Laws covering the use, handling, storage, disposal of, processing, transport and transfer of Hazardous Materials, the Owner shall order a suspension of Work in writing. The **Owner** shall proceed to have the Hazardous Material removed or rendered harmless by negotiating a change in the Work with the Contractor, by means of separate contract or as the Owner may deem otherwise expedient. In the alternative, the Owner shall terminate the affected Work or the Contract for the Owner's convenience.

10.4.3. Once the Hazardous Material has been removed or rendered harmless by any of the means outlined in paragraph 10.4.2, the affected Work shall be resumed as directed in writing by the **Owner**. Any determination by the Michigan Department of Health & Humans Services and/or the Michigan Department of Environment, Great Lakes, and Energy (whichever is applicable) that the Hazardous Material has either been removed or rendered harmless shall be binding upon the **Owner** and **Contractor** for the purposes of resuming the Work. If any such incident with Hazardous Material results in Delay not reasonable anticipatable under the circumstances and which is attributable to the **Owner** or **Professional**, the **Owner** will amend the Contract Documents to provide for a corresponding adjustment in Contract Price or Contract Time, or both, made necessary by such Delay.

10.4.4. If the Hazardous Material was brought to the site by the **Contractor**, or results in whole or in part from any violation by the **Contractor** of any Law covering the use, handling, storage, disposal of, processing, transport and transfer of Hazardous Materials or from any other act or omission within its control, the **Contractor** shall bear its proportionate share of the Delay and costs involved in cleaning up the site and removing and rendering harmless the Hazardous Material to the satisfaction of the **Owner**, State and all Political Subdivisions with jurisdiction. If the **Contractor** fails to proceed with due diligence to take appropriate action pursuant to applicable Law and consistent with the **Owner** requirements, the **Owner** may act accordingly, in which case the **Contractor** shall defend, indemnify, and hold harmless the **Owner** from and against all claims, as construed in paragraph 1.4, arising from the **Owner's** exercise of such appropriate action.

10.5 Incidents with Archaeological Features:

10.5.1. The **Contractor** shall at once notify in writing the **Owner** of any Archaeological Feature deposits that are encountered or unearthed during the execution of the Work. The **Contractor** shall protect the deposits in a satisfactory manner and no further disturbance of the Archaeological Features shall take place until Work is allowed to be resumed in the affected areas.

10.5.2. If the **Owner**, with the advice of the **Professional**, concludes that the Contract Documents require changes because of Archaeological Features encountered, the **Owner** will amend the Contract Documents to provide for any changes in the Work and corresponding adjustment in Contract Price and/or Contract Time made necessary by the changes due to the Archaeological Features encountered and by any resulting Delay which is not reasonably anticipatable under the circumstances, and which is attributable to the **Owner** and/or **Professional**

10.6 Unit Price Work:

- 10.6.1. If the Contract Documents specify Unit Price Work, the Contract Price shall contain the sum of each unit price times its estimated quantity. The **Contractor** shall be responsible for completing, within the Contract Times, one hundred twenty (120%) of the estimated quantities of <u>Specified</u> Unit Price Work and reasonable quantities of <u>Contingent</u> Unit Price Work.
- 10.6.2. The Contractor shall promptly, before proceeding with any affected Unit Price Work, deliver a written notice to the Professional (a) whenever actual quantities for an item of Specified Unit Price Work differs materially from those estimated and request an adjustment in the estimated quantity, or (b) requesting authorization to provide any or differing quantities of any item of Contingent Unit Price Work. The Contractor or the Owner shall submit to the other and the Professional, a proposal for adjusting that item's unit price and/or the Contract Time. The proposal shall be properly substantiated.
- 10.6.2.1. Promptly after being notified by the **Contractor**, the **Professional** will evaluate the affected Unit Price Work and provide its determination to the **Owner** and **Contractor**. If the **Owner** adjusts the estimated quantity of <u>Specified</u> Unit Price Work or authorizes any, or any additional, quantities of <u>Contingent</u> Unit Price Work, the **Contractor** shall proceed with that Unit Price Work as directed by the **Professional**. The **Contractor** shall proceed with the Unit Price Work regardless of whether the **Owner**, after conferring with the **Professional** determines that a variation in quantity justifies an adjustment in the unit price, or that the existing unit price is valid for the additional or reduced quantities, or that no adjustment in the Contract Time is warranted. In the event the **Contractor** disagrees with any such determination, the **Contractor** shall deliver a notice of claim and a claim submittal in accordance with the procedures and within the deadlines set forth in Article 15.
- 10.6.2.2. Any adjusted Unit Price agreed upon by the **Owner** will only apply to the actual quantities above one hundred twenty percent (120%) or to the actual quantities less than eighty percent (80%) of the estimated quantity. For additional quantities over one hundred twenty percent (120%) or reduced quantities below eighty percent (80%) of the estimated quantity, the **Owner** may negotiate a Unit Price with the **Contractor**, or direct a unilateral change as provided by Article 10 or rebid that Work. In no case, however, will a Unit Price change resulting from a reduction in quantity be renegotiated such that the changed Unit Price produces a modified Bid Price for any line item that exceeds the initial Bid Price for that line item.
- 10.6.3. No adjustment due to quantity variations shall be allowed (a) unless the **Contractor** met the notice requirements of paragraph 10.6.2, (b) to the extent that the Bid Price for a line item will increase due to reduced quantities at a higher unit, (c) for under runs in any quantities of Contingent Unit Price Work, unless the unit price times the estimated quantity exceeds the lesser of \$50,000.00 or two percent (2%) of the Contract Price, or (d) if any unit price increase results in whole or in part from any act or omission within the control of the Contractor (errors in the Contractor's Bid, unbalanced unit prices, etc.).

10.7 Cash Allowances; Provisionary Allowances:

- 10.7.1. The **Contractor** shall obtain the **Professional's** written acceptance before providing materials, equipment or other items covered by a Cash Allowance. Payments under a Cash Allowance shall be on <u>actual costs</u>, and exclude costs for supervision, handling, unloading, storage, installation, testing, etc., which shall be considered to be included within other elements of the Contract Price. Payments <u>within the limits of an Allowance</u> shall exclude Fee and Bond and insurance premiums since these are already included within other elements of the Contract Price.
- 10.7.2. The **Contractor** shall complete Work covered by Provisionary/Contingency Allowances as approved in writing by the **Owner** and directed by the **Professional**. The Cost of the Work Involved for Work authorized under any Provisionary/Contingency Allowance shall be determined pursuant to Article 11, except those payments within the limits of any Allowance shall exclude Bond and insurance premiums under paragraph 11.8.1.5, since these costs are already included within other elements of the Contract Price.

10.8 Change Orders; Change Authorizations:

- 10.8.1. The terms "Change Order" and "Change Authorization" are defined in Section 00020 Glossary. Further, Division 1 includes prototype Change Order and Change Authorization forms which shall be used by the **Owner** and **Contractor** in connection with modifications to the Contract.
- *10.8.2. A bilateral Change Order which does not incorporate a **Contractor** reservation of rights to claim additional adjustments, shall memorialize the **Owner's** and **Contractor's** agreement as to the adjustments in Contract Price and/or Contract Time made by the Change Order. Any such bilateral Change Order shall constitute an all-inclusive settlement for all changes, Delay, and costs, whatsoever, and the **Contractor's** signature on the Bulletin and proposal incorporated into that Change Order represents a waiver of all rights to file a subsequent proposal or a claim under Article 15 on account of that Change Order or the Work.
- 10.8.3. A presumed *bilateral* Change which includes a proposal signed by the **Contractor** with a reservation to claim additional adjustments shall be regarded as a notice of claim as to those adjustments and shall be pursued as provided in Article 15, except as the **Owner** and **Contractor** may otherwise agree.
- 10.8.4. A Change Order issued by the **Owner** after unsuccessful Contract Price and/or Contract Time negotiations with the **Contractor** and stating the **Owner's** proposed basis for the necessary adjustments in Contract Price and/or Contract Time shall be a *unilateral* Change Order.
- 10.8.5. The **Owner** will issue Change Orders to amend the Contract Documents for changes in the Work and for any adjustments in Contract Price or Contract Time agreed to in total or in part by both the **Owner** and **Contractor**; or to correspondingly adjust the Contract Price for Work furnished under Cash Allowances, Work completed that was authorized under Provisionary/Contingency Allowances and actual quantities of Unit Price Work. Amounts for Work Involved in a Change Order signed by the **Owner** may be included in subsequent Requests for Payment.

- 10.8.6. The **Owner** may use Change Authorizations (a) to document agreed-upon minor variations in the Work, and/or (b) to document or order changes in the Work not warranting any adjustment in Contract Price or Contract Time. Examples of the second category include but are not limited to the **Owner's** authorization for drawing payments against a Provisionary/Contingency Allowance or the **Owner's** consent to quantity variations not increasing the Contract Price.
- 10.8.7. Before, or in conjunction with, the **Professional's** certification of final payment, an appropriate Change Order will be issued, with the **Professional's** advice, to correspondingly adjust the Contract Price for the value of Work furnished under Cash Allowances, Work completed that was authorized under Provisionary/Contingency Allowances and actual quantities of Unit Price Work.
- 10.8.8. Subject to the provisions of paragraphs 10.8.2 through 10.8.4, it is a requirement of the Contract Documents that all Change Orders duly signed and issued by the **Owner** shall incorporate Bulletins, which are duly signed by the **Contractor**, regardless of whether the **Contractor** uses a reservation of rights.

ARTICLE 11 CHANGES IN CONTRACT PRICE; CHANGES IN CONTRACT TIME

11.1 General Provisions:

- 11.1.1. Contract Price or Contract Time may be changed only by Change Order duly signed by the **Owner**. Neither Contract Price nor Contract Time may be changed by Change Authorization (subject to the provisions for constructive changes).
- 11.1.2. **Contractor** proposals for adjusting Contract Price and/or Contract Time shall be due within fifteen (15) Calendar Days after the **Contractor** receives a Bulletin or delivers to the **Owner** a notice of a change or a Delay. Proposals not complying with the requirements of paragraphs 11.1.4 and 11.1.5 shall be returned for resubmission. This turnaround period is of the essence and any Delay in delivering a bulletin or resulting from resubmission of an incomplete Bulletin shall not justify any increase in Contract Price or Contract Time. The **Owner**, in its sole discretion, may extend or shorten the 15–Day period for Bulletin quotations estimated at more than \$250,000 or less than \$25,000.
- 11.1.3. The **Professional** will review each **Contractor** proposal, and the **Profession**al will recommend to the **Owner**, within a reasonable time, whether or not the Bulletin quotation is acceptable. Due to the time required to obtain **Board** and **Director** approvals, a **Contractor** proposal shall be irrevocable for sixty (60) Calendar Days after it is submitted to the **Professional**.
- 11.1.4. **Contractor** proposals or claims for Work Involved shall detail all affected items of Work, whether increased, revised, added, or deleted, and shall be fully documented and itemized as to (a) individual adds and deducts in Work quantities and labor manhours; (b) corresponding itemized Cost of Work Involved (paragraphs 11.4 through 11.9; and (c) Fee. Proposals or claims including Fee of five percent (5%) for Work Involved of a Subcontractor shall nominate the performing Subcontractor and enclose the Subcontractor's pricing data, if available.
- 11.1.5. For **Contractor** proposals or claims for adjustments in Contract Price arising from Delays (whether or not such Delays extend any Contract Time or any early completion date), the

Contractor's estimates shall be as comprehensive and detailed as may be appropriate to support the proposal or claim. Examples of germane information include labor productivity, labor manpower levels, production data and Progress Schedule revisions.

11.1.6. If the **Contractor's** surety requires notice of any adjustment in Contract Price and/or Contract Time, whether made pursuant to Article 11 or otherwise; any "or equal" material or equipment or substitution approved by the **Professional**; any change within the scope of Article 10; or any other addition, deletion or revision in the requirements of the Contract Documents, whether made by Change Order or Change Authorization, it shall be the **Contractor's** responsibility, and not the **Owner's**, to give notice to the **Contractor's** surety. It is agreed that none of these modifications to the Contract Documents and/or the Work shall invalidate the Agreement.

11.2 Changes in Contract Time:

- 11.2.1. An extension in Contract Time will be justified only to the extent that the **Contractor** demonstrates, with comprehensive and detailed documentation, that the Delay is not reasonably anticipatable under the circumstances, is not caused by act or omission within the control of the **Contractor**, and, furthermore, that the Delay necessarily extends the Work, or portion of the Work in question, beyond the pertinent Contract Time. If the **Owner** determines that the **Contractor's** documentation is insufficient to allow a thorough evaluation of the time extension request, the **Contractor** shall further support the request through a detailed analysis of the Progress Schedule Revision Submittal.
- 11.2.2. Examples of events that may justify an extension in Contract Time include acts of God or the public enemy; acts of the U.S. Government, the State or a Political Subdivision, each acting in its public capacity (including acts as permitting agency); acts of a Public Utility acting in its public capacity; fires, floods, epidemics, quarantine restrictions; strikes, freight embargoes; unusual weather (unusual in the sense of frequency or severity vis-à-vis the prior five (5) year average); unusually severe shortages of construction materials (considering all feasible sources of supply); Underground Utilities which the Contract Documents, through error or omission, inaccurately show or indicate; Underground Utilities not previously located; objection, for the Owner's convenience, to a nominated Subcontractor; Archaeological Features; suspension of Work; changes in the Work, differing site conditions; variation in quantities; and Delay, as provided in this paragraph, of Subcontractors or Suppliers, at any tier, not caused in whole or in part by any act or omission within the control of both the Contractor and any such Subcontractors and Suppliers.
- 11.2.3. If upon evaluation of the **Contractor's** analysis, the **Owner** approves an extension in Contract Time for Delay not caused in whole or in part by any act or omission within the control of the **Owner** and/or **Professional**, the **Owner** shall authorize the necessary adjustment in Contract Time only. If the **Owner** approves an extension in Contract Time for Delay caused in whole or in part by any act or omission within the control of the **Owner** and/or **Professional**, the **Owner** shall authorize the necessary adjustments in Contract Time and Contract Price.

11.3 Methods for Making Adjustments in Contract Price:

11.3.1. The method to be used to determine any adjustment in Contract Price shall be selected by the **Owner** from one of the

methods in paragraph 11.3.1.1 through 11.3.1.3, or otherwise shall be limited to the methods in paragraph 11.3.1.4 or 11.3.1.5.

- 11.3.1.1. If any Work Involved is covered by lump sum prices or unit prices contained in the Contract Documents, those prices shall be used (subject to the terms and conditions of paragraph 10.6 Unit Price Work). In the latter case, the unit prices shall be applied to the quantity of Unit Price Work Involved.
- 11.3.1.2. If any Work Involved is not covered by lump sum or unit prices contained in the Contract Documents, then application of a lump sum price may be negotiated using the **Contractor's** itemized estimate of the *anticipated* Cost of the Work Involved, as specified in this Article, and a Fee for the Work Involved, as specified in paragraph 11.11.1.
- 11.3.1.3. If the Work Involved is not covered by the first two methods, the **Owner** may direct the **Contractor** to proceed with the Work Involved on an *actual cost* basis, with or without a guaranteed maximum, based on an itemized breakdown of the *actual* Cost of the Work Involved, as specified in this Article, and a Fee for the Work Involved, as specified in paragraph 11.11.2.
- 11.3.1.4. If the Work Involved is not covered by the first two methods, the **Owner** may direct the **Contractor** to proceed through a *unilateral* Change Order on a lump sum basis or a not-to-exceed basis, based on the **Professional's** estimate of the anticipated Cost of Work Involved and a Fee for the Work Involved, as specified in paragraph 11.11.1 or 11.11.2.
- 11.3.1.5. If payment for the Work Involved is to be determined by the Michigan Court of Claims or a AAA arbitration panel, it is agreed by the **Contractor** that the *actual cost* <u>and Fee</u> method in paragraph 11.3.1.3 shall represent the appropriate method for determining such payment.
- 11.3.2. Items making-up the Cost of the Work Involved shall be allowable to the extent (a) consistent with those prevailing in the Project locality, (b) necessary, reasonable, and clearly allocable to the Work Involved, and (c) limited to labor costs, Subcontract costs, material and equipment costs, construction equipment costs and general conditions costs, as specified in this Article.

11.4 Labor, Subcontract and Material/Equipment Costs:

- 11.4.1. The Cost of any Work Involved includes the Contractor's payroll costs for craft workers resident at the site (through crew foremen) assigned to furnishing and incorporating materials and equipment into the Work Involved. If craft labor manhours exceed those that can be gleaned from the Means Cost Data, or other cost guide acceptable to the Owner, the Contractor shall provide proper justification, which shall be acceptable to the Professional.
- 11.4.1.1. Payroll costs shall include wages, labor burdens and a factor for field supplies and purchase costs (less market value if not consumed) of tools not owned by the workers. Labor burdens shall be certified by an authorized financial representative of the **Contractor** and may include social security, unemployment taxes, workers' compensation, health and retirement benefits, vacation, and holiday pay. The factor for field supplies and tools (individually valued at less than \$1,000.00) shall not exceed four percent (4%) of the wages without burdens, unless the **Contractor** furnishes detailed data which supports a higher factor. For actual payroll costs, **Contractor** time sheets verified by the **Professional** and/or

certified payrolls shall be the only valid Records. For actual payroll costs under paragraph 11.3.1.5, time sheets shall be valid only if they expressly correlate to the Work Involved and were recorded at that time and/or used for certified payrolls.

- 11.4.2. The Cost of the Work Involved includes the Contractor's costs for the labor costs, (lower tier) Subcontract costs, material and equipment costs and general conditions costs of Subcontractors nominated for the Work Involved. Except for a higher six percent (6%) limit on the factor for field supplies and small tools, the methods for calculating Subcontractors' costs shall be the same as those for Contractor costs, except that the term "Subcontractor" shall replace the term "Contractor," context permitting. If the Owner and Contractor agree in advance, the Contractor shall obtain detailed quotations and shall nominate at least two (2) Subcontractors, acceptable to both the Contractor and Professional, for selection by the Owner.
- 11.4.3. The Cost of any Work Involved includes the Contractor's costs for materials and equipment, including transportation, storage, and necessary Suppliers' field services. All trade discounts, rebates and refunds and returns from surplus sales that can be realized at the time of pricing shall accrue to the Owner, and the Contractor shall make arrangements so that they may be obtained. If the Bulletin for the Work Involved *lists* specific Suppliers, the Contractor shall obtain written quotations from them and shall nominate one of the *listed* Suppliers to allow a comprehensive review of the proposal by the Professional. Invoices segregating items relating to the Work Involved shall be valid Records in support of actual Supplier costs.

11.5 Construction Equipment Costs:

- 11.5.1. The cost of any Work Involved includes costs for individual construction equipment with replacement value in excess of \$1,000.00. Transportation, loading and unloading, installation, dismantling and removal and shipping costs shall be allowed to the extent required by the Work Involved and reasonable under the circumstances. Equipment costs shall cease when the equipment is no longer needed for the Work Involved. Payroll costs for labor operating the equipment are as specified in paragraph 11.4.1. Equipment costs shall be computed using the same accounting and estimating rules and prices, whether related to added or deleted Work.
- 11.5.2. When determining actual construction equipment costs (a) under paragraph 11.3.1.3, daily logs of the equipment, operators, and actual usage, verified by the **Professional**, shall be the valid Records; (b) under paragraph 11.3.1.5, such daily Records shall be valid only if developed when any such Work Involved was performed and used for accounting purposes.
- 11.5.3. Rented (or owned) equipment, idled solely by actions of the **Owner** or **Professional**, shall be paid at the rate for rented equipment (or at fifty percent (50%) of the rate for owned equipment) provided the idle period exceeds what is normal for the equipment and occurs during normal working hours.

11.6 Rented or Leased Construction Equipment:

11.6.1. Construction equipment rented or leased from third parties shall be priced using the rates negotiated between the **Owner** and **Contractor**. If no agreement is reached, those rates listed in the Rental Rate "Blue Book" published by PRIMEDIA Information Inc. of San Jose, Ca, for the region where the Project is

located applicable to the equipment (model number and year) shall be used. For equipment leased or rented on an hourly basis, the rate for second or third shifts shall not exceed fifty percent (50%) of the base rate. Operating costs shall not exceed the hourly operation rate in the Blue Book. Hourly rates for equipment previously in use at the site for a month or longer shall use the monthly rate divided by 176 hours. Equipment previously in use for only one week or not previously in use at the site shall be invoiced to the **Owner** using the following schedule of equipment use:

Less than 8 hours

1 Day but less than 7 Calendar Days

1 week but less than 30 Calendar Days

30 Calendar Days or more (when in use)

Hourly Rate
Daily Rate
Weekly Rate
Monthly Rate

11.7 Owned Construction Equipment:

11.7.1. Construction equipment owned by the **Contractor** or rented or leased from lessors associated with or owned by the **Contractor**, shall be priced using the rates negotiated between the **Owner** and **Contractor** based on the **Contractor's** normal accounting practices. If no agreement is reached, the hourly rates in the "Contractor's Equipment Cost Guide," published by PRIMEDIA Information Inc. for the region where the Project is located shall be used. Operating costs shall not exceed the hourly operation rate in the Blue Book. For multiple shifts, rates shall not exceed the shift Work adjustments recommended in the Cost Guide.

11.8 General Conditions Costs:

- 11.8.1. The Cost of any Work Involved may include necessary general conditions costs to the extent those costs increase or decrease on account of, or are directly attributable to, the performance of Work Involved, or are required due to an extension in Contract Time or Delay under paragraph 11.13.5. Categories of general conditions which are allowable under this paragraph (subject to the provisions of paragraph 11.9) include:
- 11.8.1.1. To the extent agreed to in advance by the **Owner**, payroll costs for the **Contractor's** project manager or construction manager, but not both, for Work activities conducted at the site.
- 11.8.1.2. Payroll costs for the **Contractor's** superintendent and full-time general foremen, if any are assigned to the Work, for Work Involved performed beyond normal working hours and/or to the extent those costs and subsistence expenses arise solely from an extension in Contract Time or Delay under paragraph 11.13.5.
- 11.8.1.3. If agreed to in advance by the **Owner**, payroll costs for management personnel resident and working at the site and for workers <u>not covered</u> under paragraph 11.4.1, resident at the site and engaged as support workers (i.e., loading/unloading, clean-up, etc.) to workers covered under paragraph 11.4.1.
- 11.8.1.4. Costs of office and temporary facilities at the site, including office materials, office supplies, office equipment, minor expenses, utilities, fuel, sanitary facilities, internet, and telephone service at the site, provided those cost arise solely from an extension in Contract Time or Delay under paragraph 11.13.5.
- 11.8.1.5. Costs of liability insurance premiums for insurance not included within the labor burdens charged under paragraph 11.4.1, and costs of Bond premiums.

- 11.8.1.6. Costs of consultants not in the direct employ of the **Contractor**, or Subcontractors not covered under paragraph 11.4.2; to the extent authorized by the **Owner** before proceeding with the Work Involved, and provided that those costs are neither covered by paragraph 11.4 nor excluded by paragraph 11.10; and
- 11.8.1.7. Taxes on the Work Involved, and for which the **Contractor** is liable; and royalty payments and fees for permits and licenses, provided they relate solely to the Work Involved.

11.9 Limitations on Allowable Costs:

- 11.9.1. The **Contractor** shall not include as part of the Cost of any Work Involved any construction equipment costs, small tool costs, or general conditions costs that do not increase on account of, or are not directly attributable to, the furnishing and/or performance of any Work Involved. Examples of such unallowable costs include:
- 11.9.1.1. Charges for **Contractor's** superintendent, general foremen and management personnel assigned full-time to the Work, if the charges relate to Work Involved which does not extend the Contract Time or cause Delay under paragraph 11.13.5, or to Work Involved not performed beyond normal working hours.
- 11.9.1.2. Fixed percent mark-ups for construction equipment (as opposed to specific construction equipment costs); or
- 11.9.1.3. Cost of field supplies and/or small tools solely for extensions in Contract Time or Delay under paragraph 11.13.5.
- 11.9.2. Changes in Contract Price for extensions in Contract Time or Delay under paragraph 11.13.5 shall exclude any costs that are unaffected or do not relate to the extension in Contract Time or the Delay in early completion. Examples include:
- 11.9.2.1. Operating costs of construction equipment assigned to the Work for the duration, to the extent used in the incorporation of materials and equipment into the Work, provided the equipment is not subject to increased usage because of the extension in Contract Time or the Delay in early completion.
- 11.9.2.2. Operating costs plus owned/rental costs of construction equipment brought to the site for a specific activity (crane used for specific lifts, concrete pump used for pours, etc.), provided the equipment is not subject to increased usage because of the extension in Contract Time or the Delay in early completion.
- 11.9.2.3. Construction equipment and site facilities which are fully paid under the Contract Price for the Work, as awarded.
- 11.9.3. The **Contractor** shall not include as part of the Cost of any Work Involved acceleration costs incurred, for the **Contractor's** benefit, to make-up Delay which warrant extensions in Contract Time but do not justify increases in Contract Price.

11.10 Costs Covered by the Fee for the Work Involved (and not Allowable as Cost of the Work Involved):

11.10.1. **Contractor** administrative costs and home office overhead, whether at the **Contractor's** principal or branch offices, shall not be allowable as elements of the Cost of Work Involved. Rather, those administrative costs and home office overhead shall be non-reimbursable expenses covered by the Fee for the Work

Involved. Examples of administrative costs or home office overhead covered by this provision include, without limitation:

- 11.10.1.1. Payroll costs and other compensation of executives, general and administrative managers, estimators (except to the extent agreed to in advance by the **Owner**), claim consultants, attorneys, accountants, labor relation coordinators, purchasers, expeditors, and other administrative staff, whether resident at the **Contractor's** principal or branch offices.
- 11.10.1.2. Payroll costs and other compensation of project managers, construction managers, architects, engineers, schedulers, detailers, safety personnel, clerks, and other administrative staff not resident at the site and who are not part of the **Contractor's** general conditions personnel contingent.
- 11.10.1.3. Costs of engineers, architects, accountants, consultants, attorneys, and others, in the direct employ of the **Contractor** or otherwise, utilized for services related to a controversy or claim about the acceptability of the Work.
- 11.10.1.4. Costs incurred in the preparation of Contract Change Orders (whether or not ultimately authorized by the **Owner**), except as otherwise authorized by the **Owner**; and costs incurred in the preparation or filing of claims; and
- 11.10.1.5. Any interest on the Work Involved, unless otherwise allowed by the Michigan Court of Claims or an arbitration panel; charges for delinquent payments; lost interest on unpaid withholdings; lost profits and lost opportunities; and home office storage and yard facilities.

11.11 Limits on the Fee for the Work Involved:

- 11.11.1. Any adjustment in Contract Price made by bilateral Change Order which stipulates a lump sum price (developed from the **Contractor's** itemized estimate of the anticipated Cost of the Work Involved) without incorporating a **Contractor** reservation of rights to claim additional adjustments, shall include a Fee for costs under paragraph 11.10 and for profit, not to exceed the following:
- 11.11.1.1. For Work Involved to be self-performed by the **Contractor**, the **Contractor's** Fee shall not exceed fifteen percent (15%) of the Cost of the Work Involved. For Work Involved to be performed by any nominated Subcontractor, regardless of tier, the nominated, performing Subcontractor's Fee also shall not exceed fifteen percent (15%) of the Cost of the Work Involved.
- 11.11.1.2. For Work Involved to be performed by any nominated Subcontractor, the **Contractor's** Fee shall be five percent (5%) of the performing Subcontractor's Cost of the Work Involved, excluding that Subcontractor's Fee. For Work Involved of any nominated lower tier Subcontractor, any corresponding higher tier Subcontractors and the Contractor shall share equally a Fee of five percent (5%) of the performing lower tier Subcontractor's Cost of the Work Involved, excluding the lower tier Subcontractor's Fee.
- 11.11.2. Any adjustment in Contract Price made by a *bilateral* Change Order (whether based on a *lump sum* or on the *actual cost* of the Work Involved) which incorporates a **Contractor** reservation of rights to claim additional adjustments, shall include a Fee of only two-thirds (2/3) of the Fee otherwise resulting from the application of paragraphs 11.11.1 or 11.11.2.

- 11.11.3. The credit to be allowed to the **Owner** for any <u>individual change</u> consisting of deletions, or additions and deletions, that yields a negative net Cost of the Work Involved, shall be the amount of the net decrease and, if the negative net Cost of the Work Involved exceeds \$10,000.00, a Fee credit of one-fifth of the Fee resulting from the application of paragraphs 11.11.1.1 through 11.11.1.3 shall be added to that amount.
- 11.11.4. For any change in the Work combining additions, revisions, and deletions, one single Fee for the Work Involved shall be added to the net Cost of the Work Involved, unless the change in the Work combines self-performed **Contractor** Work and Subcontractor Work, or Work of more than one Subcontractor, or both, in which case separate Fees for the **Contractor** Work and for the Subcontractor Work shall be calculated, as appropriate.
- 11.11.6. In the event unrelated changes in the Work are grouped in a Bulletin, or included in a claim, and each of the changes yields a net increase or decrease in the Cost of the Work Involved, the combined Fee for the changes in the Work so grouped shall be computed as the sum of the individual Fees otherwise calculated under paragraphs 11.11.1 through 11.11.5.

11.12 Fee for Unabsorbed Home Office Overhead:

- 11.12.1. It is intended that the Fee for the Work Involved allowed under paragraph 11.11 shall be included with any adjustment in Contract Price for any Cost of Work Involved. However, the Fee under paragraph 11.11.1 shall not be intended to cover unabsorbed home office overhead resulting from an extension of the Contract Time stated in paragraph 4.1.1 of Section 00500 Agreement. When justified under the Contract Documents, Fee for unabsorbed home office overhead shall be calculated as detailed in paragraph 11.12.2.
- 11.12.2. If an extension of the Contract Time stated in paragraph 4.1.1 of Section 00500 Agreement <u>and</u> an increase in Contract Price for such an extension in Contract Time is justified under the Contract Documents, the **Owner** shall negotiate with the **Contractor** the reimbursement of an amount for the **Contractor's** home office overhead (under paragraph 11.10) that will be or were unabsorbed before the expiration of that Contract Time. Any such reimbursement shall be based on the lesser of: (a) the product of the ratio of the **Contractor's** home office overhead to its contract billings times the Contract Price in paragraph 3.1 of Section 00500 Agreement <u>that remains unbilled</u> on the expiration of that Contract Time, or (b) that amount derived from the Eichleay formula.

11.13 Changes in Contract Time for Early Completion:

- 11.13.1. The Contract Times specified in paragraph 4.1 of Section 00500 Agreement represent the **Professional's** best estimate of the time required to complete the Work and take into account comparisons with completed work similar in scope and character to the Work and constructed under similar conditions.
- 11.13.2. Since "time is of the essence" in performing this Contract, any early completion Rev. 0 Progress Schedule considered acceptable by the **Owner** shall be construed as setting forth a corresponding amount of Contract Float, unless the **Contractor** delivers notice of a request for a shortening of the Contract Time within thirty (30) Calendar Days after receiving the **Owner's** written notice of "no objection" to such Rev. 0 Progress Schedule.

- 11.13.3. If the **Contractor** requests that the Contract Times be shortened to eliminate the Contract Float on any such early completion Progress Schedule, and the **Owner** agrees to the **Contractor's** request, the **Owner** and **Contractor** may negotiate a reduction in the affected Contract Time. Concurrently, the **Owner** will develop a level of liquidated damages appropriate to the revised Contract Time(s) or, if more appropriate under the circumstances, the **Owner** will specify actual damages, applicable from the negotiated, earlier Contract Time to the Contract Time under revision. In such case, the aggregate actual damages shall not exceed the sum liquidated damages that may have resulted from the originally specified liquidated damages. Such agreement shall be memorialized through an appropriate Change Order.
- 11.13.4. If the **Owner** and **Contractor** are unable to agree to such reduction in the Contract Times, or the **Contractor** rejects the **Owner's** assessment of liquidated or the stipulation of actual damages, or both, the Contract Times in question shall remain unaltered and the early completion Progress Schedule shall be employed as provided in the Contract Documents.
- 11.13.5. To the extent that the Progress Schedule supports an early completion date, and a Delay extends performance of the Work beyond the **Contractor's** early completion date <u>but not</u> beyond the corresponding Contract Time, if the **Contractor** pursues an increase in Contract Price for such Delay in early completion, the **Owner** shall consider such request, subject to the following: (a) the early completion is reasonably achievable, i.e., includes proper allowances for weather, **Owner** and **Professional** activities, rework and other foreseeable events within the control of the **Contractor**, (b) the Progress Schedule used to support the request is loaded with Activity manpower data, and (c) the adjustment in Contract Price shall equal fifty percent (50%) of the **Contractor's** Delay costs otherwise allowable under this Article.
- 11.13.6. As a point of emphasis, under these provisions, an increase in Contract Time and an increase in Contract Price equaling the **Contractor's** costs occasioned by the Delay (as opposed to only fifty percent (50%) of the **Contractor's** Delay costs), shall be justified only if the Delay attributable to the **Owner** and/or **Professional** necessarily extends Substantial Completion of the Work, or the portion of the Work having a specified Contract Time, beyond the correspondingly specified Contract Time.

11.14 Access to Records:

- 11.14.1. The **Contractor** shall maintain and keep and shall require all Subcontractors and Suppliers to maintain and keep, in accordance with generally accepted accounting principles, Records pertaining to the bidding, award and performance of the Work, including, but not limited to payroll and employment Records and all data used in estimating the **Contractor's** Bid and in pricing and negotiating Work covered by any Change Order, Change Authorization, proposal or claim.
- 11.14.2. For changes payable on an *actual cost* basis, or in the event of any claim, dispute, litigation, audit exception or appeal or termination, the **Owner** and any of the **Owner's** duly authorized representatives shall have access to those Records for the purpose of inspection, audit/review and scanning/copying. The **Contractor** shall provide appropriate facilities for access promptly after receiving a request. The **Owner** and any of its duly authorized representatives shall have the right to interview **Contractor** employees. The **Contractor** shall make employees available on Business Days between 8:00 AM and 4:00 PM, as requested.

- 11.14.3. Payroll and other employment Records of workers assigned to the site, including apprentices and trainees, maintained to comply with the requirements of this provision, shall contain the name and address of each worker, correct wage classification, rate of pay (including contributions, or costs assumed to provide, for fringe benefits), daily and weekly number of hours worked, deductions made, and actual wages paid. The **Contractor** shall maintain Records that show: (a) the anticipated costs or actual costs incurred in providing such benefits, (b) that the commitment to provide such benefits is enforceable, and (c) that the plan or program is financially responsible and has been communicated in writing to the workers affected.
- 11.14.4. Access to Records, as prescribed in this paragraph, shall be allowed at any time during the execution of the Work and shall remain in full force and effect for five (5) years after final payment, or termination (in the event of termination), or date of final resolution of any dispute, litigation, audit exception or appeal whichever event actually applies to this Contract.

11.15 Price Reduction for Defective Cost and Pricing Data:

- 11.15.1. If at any time during the prosecution of the Work, there is good cause to doubt the **Contractor's** compliance with the Defective Cost and Pricing Data requirements of this paragraph 11.15, the **Owner** shall be entitled to make an appropriate withholding from any payment otherwise owed to the **Contractor**.
- 11.15.2. Whenever the **Contractor** signs a proposal for a Contract Price or Contract Time adjustment, a Change Order or a claim settlement, the **Contractor** will be deemed to have certified, to the **Contractor's** best knowledge and belief, that the representations made and data submitted in pricing and negotiating the Cost of the Work Involved in that price proposal, Change Order, or claim settlement: (a) were made in good faith and are consistent with the facts, (b) are consistent with the provisions of Articles 10 and 11, and (c) are complete, accurate and current as of the date agreement was reached on the corresponding adjustments in Contract Price and/or Contract Time. This certification shall apply in each and every respect to any Subcontractor and Supplier who signs any cost and pricing data attached to any such a proposal for a Contract Price or Contract Time adjustment, Change Order or claim settlement.
- 11.15.3. If any adjustment in Contract Price or Contract Time made by any Change Order, claim or dispute settlement was increased by a material and significant amount because the **Contractor**, or any Subcontractor or Supplier, at any tier, made representations or furnished cost or pricing data of any kind that were false, contained math errors or were incomplete, the Contract Price shall be correspondingly reduced by Change Order.

ARTICLE 12 PROGRESS PAYMENTS; FINAL PAYMENT

12.1 Schedule of Values:

- 12.1.1. The Schedule of Values shall be approved by the **Professional** and divide the Work into pay items for significant Sections and areas, facilities, or structures, with subtotals for first tier Subcontractors. If required in Division 1, the Schedule of Values shall be supported by a more detailed breakdown allocating the pay items to the Progress Schedule Activities.
- 12.1.2. The Schedule of Values shall tabulate labor costs, Subcontract costs and material and equipment costs. Labor costs

shall include appropriate sums for construction equipment costs, general conditions costs, administrative costs (paragraph 11.10) and profit, unless separate pay items are itemized for those costs.

*12.1.3. The Schedule of Values shall include the following closeout pay items: (a) two percent (2%) of the Contract Price for Fire Marshall approval, certificate of occupancy and other code approvals, as specified in the Contract Documents, (b) two percent (2%) of the Contract Price for manufacturer warranties, finalized operating and maintenance documentation, **Owner** training documentation, and test and balance reports, and (c) two percent (2%) of the Contract Price to cover finalized Record Documents.

12.2 Requests for Payment:

- 12.2.1. Once each month, the **Contractor** shall submit to the **Professional** a Request for Payment on the **Owner's** form signed by the **Contractor** certifying Work completed and enclosing all supporting documentation. Each Request for Payment shall certify that all monies owed by the **Contractor** to Subcontractors and Suppliers for which payment previously has been sought has been paid from payments received and include a sworn statement. No Request for Payment shall include amounts for a Subcontractor or Supplier if the **Contractor** does not intend to use the payments requested, when received, to reduce the **Contractor's** outstanding obligations on the Work.
- 12.2.2. The State will only disburse payments under this Contract through Electronic Funds Transfer (EFT). Contractor must register with the State at https://sigma.michigan.gov/PRDVSS1X1/Advantage4 to receive electronic fund transfer payments. If Contractor does not register, the State is not liable for failure to provide payment. Without prejudice to any other right or remedy it may have, the State reserves the right to set off at any time any amount then due and owing to it by Contractor against any amount payable by the State to Contractor under this Contract.
- 12.2.3. Payment to the **Contractor**, if approved by the **Owner**, will be made within thirty (30) Calendar Days after the **Owner** receives and approves a certified Request for Payment from the **Professional**. Payment for authorized reimbursable expenses shall be made monthly in the amount incurred before the cut-off date, provided each payment request expense is properly documented in spreadsheet form detailing the information about the request. The **Contractor** will provide a certification in writing that the payment request submittal is true and accurate.
- 12.2.4. If payment is requested based on materials and equipment stored at the site or at another location agreed to in writing, the Request for Payment also shall be accompanied by (a) consent of surety, (b) a bill of sale, invoice or other documentation warranting that the **Owner** has received the materials and equipment free and clear of all liens, and (c) evidence that the materials and equipment are covered by appropriate property insurance and other arrangements to protect them and the **Owner's** interests. If the documentation provided by the **Contractor** to comply with the intent of this paragraph is unsatisfactory, the **Owner** shall be entitled to withhold an appropriate amount from that Request for Payment until the **Contractor** provides documentation acceptable to the **Owner**.
- 12.2.5. The **Contractor** warrants and guarantees that title to all Work, materials and equipment covered by any Request for Payment, whether incorporated in the Work or not, will pass to the

Owner free and clear of all liens no later than at the time of payment by the **Owner** to the **Contractor**.

12.3 Review of Request for Payment; Intent of Review:

- 12.3.1. Within ten (10) Calendar Days after receipt of a Request for Payment, the **Professional** shall certify to the **Owner** the amount the **Professional** determines to be due or shall return the Request for Payment to the **Contractor** indicating the reasons for withholding certification. Certification shall be based on the **Professional's** review of the Request for Payment and enclosed documentation, On-Site Inspections, and on-site Project representation, if any has been provided. If a Request for Payment is returned to the **Contractor**, the **Contractor** shall make the necessary corrections and resubmit that Request for Payment.
- 12.3.2. The **Professional's** certification of any Request for Payment constitutes a representation to the **Owner** that the Work has progressed to the point indicated; that to the best of the **Professional's** knowledge, information and belief, the quality of the Work is in accordance with the Contract Documents; and that the **Contractor** is entitled to payment in the amount certified. Any such representation by the **Professional**, however, shall be subject to an evaluation of the Work as a functioning whole before and upon Substantial Completion; to the results of any subsequent tests called for in the Contract Documents; to a final determination of quantities and classifications of Unit Price Work (if any is specified) and to any other qualifications stated in the certification.
- 12.3.3. In the case of final payment, the **Professional's** certification of final payment and recommendation that the Work is acceptable shall be a further representation that conditions governing final payment to the **Contractor** have been met.

12.4 Refusal to Make or to Recommend Payment:

- 12.4.1. The **Owner** may withhold from any payment an amount based on the **Professional's** refusal to recommend payment or the **Owner's** estimate of the fair value of items entitling the **Owner** to a withholding. Such may include, but not be limited to liquidated damages, claims made against the **Owner** arising out of or related to the Work, payment claims, or failure by the **Contractor** to reimburse the **Owner** any costs the **Owner** is entitled to recover. The **Owner** will give the **Contractor** reasonably prompt written notice supporting such action.
- 12.4.2. The **Professional** may refuse to recommend all or any part of any payment, or because of subsequently discovered evidence. inspections or tests or the value of the Punch List, nullify all or any portion of any payment previously recommended, as the Professional may consider necessary to protect the Owner from loss because (a) the Work is Defective or completed Work has been damaged requiring correction or replacement, (b) the Contract Price has been reduced by Change Order, (c) it has been necessary that the **Owner** correct Defective Work or complete Work, (d) reasonable evidence exists that all or a part of the Work will not be completed within the corresponding Contract Time, (e) of the Contractor's failure to comply with all material requirements of the Contract, including, but not limited to the failure to submit Progress Schedule Submittals or Record Documents when due, (f) stored materials for which payment has been made or is sought has been determined by the **Professional** to be damaged or missing, (g) amounts are requested for a Supplier which is not the Supplier named in the Contractor's completed Section 00440 Schedule of Materials and Equipment or a Supplier approved by the **Professional** through an

"or equal" or substitution procedure, or (h) the **Professional** reasonably believes or knows of the occurrence of an event justifying termination for cause.

- 12.5.2. Upon written notice from the **Contractor** that the **Contractor** considers the entire Work, or a part of the Work for which final payment is specified in the Contract Documents, to be complete and ready for final payment, the **Professional** will make a final completion inspection with the **Owner** and **Contractor** and notify the **Contractor** in writing of all instances of incomplete or Defective Work revealed by the final inspection. The **Contractor** shall immediately undertake all necessary measure to complete Work in the final completion inspection.
- 12.5.3. The **Contractor** may request final payment after completing the incomplete or Defective Work to the satisfaction of the **Professional** and delivering final operating and maintenance documentation (with revisions made after Substantial Completion), warranties, inspection certificates, Record Documents (with revisions made after Substantial Completion), release of payment claim forms and all other required documents.
- 12.5.4. The Contractor's request for final payment shall enclose evidence of completed operations insurance and affidavit certifying that the insurance coverage will not be canceled, materially changed or renewal refused except as provided in paragraph 7.4.3, and an affidavit certifying that the surety agrees that final payment shall not relieve the surety of any of its obligations under the Performance Bond and Payment Bond. The Contractor's request for final payment shall further include (a) a Contractor's "Guarantee and Statement" (available from the **Owner**, form DTMB-0437) containing a statement of guaranteed indebtedness acceptable to the Owner in the full amount of the Contract Price, or a release of payment claims in the form of a release of liens, or a Bond or other security acceptable to the Owner to indemnify the Owner against any payment claim, and (b) a list of all pending insurance claims arising out of or resulting from the Work being handled by the Contractor and/or its insurer.

12.6 Final Payment and Acceptance:

- 12.6.1. If the **Professional** is satisfied that the Work, or a part of the Work for which separate final payment is specified in the Contract Documents, has been completed and the **Contractor's** other obligations under the Contract Documents have been fulfilled, the **Professional** will, within thirty (30) Calendar Days after receipt of the final payment request, furnish to the **Owner** and **Contractor** the **Professional**'s certification of final payment and acceptance. If the **Professional** is not satisfied, the **Professional** will return that request to the **Contractor**, indicating in writing the reasons for not certifying final payment, in which case the **Contractor** shall make the necessary corrections and request that final payment again be considered.
- 12.6.2. If the **Owner** concurs with the **Professional's** certification of final payment, the **Owner** will, within thirty (30) Calendar Days after receipt by the **Owner** of the **Professional's** certified recommendation of final acceptance, pay the balance of the Contract Price, subject to those provisions governing final payment specified in the Contract Documents. If the **Owner** does not concur with the **Professional's** determination, the **Owner** will return the request for final payment to the **Contractor** indicating in writing the

12.5 Request for Final Payment:

12.5.1. The **Contractor** shall complete the Substantial Completion Punch List within the Contract Time and date fixed by the **Professional**. The **Contractor** shall assemble all requisite documentation before requesting final inspection.

reasons for refusing final payment and acceptance. In that case, the **Contractor** shall make the necessary corrections and shall request that final payment be again considered by the **Owner**. The **Owner's** written determination will be binding upon the **Contractor**, unless the **Contractor** delivers a notice of a claim and a claim Submittal within the deadlines set forth in Article 15.

- 12.6.3. If final completion of the Work is significantly delayed through no fault of the **Contractor**, the **Owner** may, upon receipt of the **Contractor's** final Request for Payment, and without terminating the Agreement, make payment of the balance due for that portion of the Work fully completed and accepted. Payment of the balance due shall be made under the provisions for final payment but shall not constitute a waiver of claims.
- 12.6.4. The **Owner** shall pay with reasonable promptness any amounts deducted from the final payment, upon resolution of the claims justifying withholding of such monies.

12.7 Contractor's Continuing Obligation:

12.7.1. The following does not constitute acceptance of the Work in the event the Work or any Work is not in accordance with the Contract Documents, and therefore does not release the **Contractor** from its obligation to perform and furnish the Work in accordance with the Contract Documents: (a) a certification by the **Professional** of any Request for Payment or final payment; (b) the issuance of a Substantial Completion certificate; (c) any payment by the **Owner** to the **Contractor**; (d) any Partial Use; (e) any act of acceptance by the **Owner** or any failure to do so; (f) any review and approval of a Shop Drawing, sample, test procedure or other Submittal; (g) any review of a Progress Schedule; (h) any On-Site Inspection; (i) any inspection, test or approval; (j) any issuance of a notice of acceptability by the **Professional**; or (k) any correction of Defective Work or any completion of Work by the **Owner**.

12.8 Waiver of Claims:

- 12.8.1. The making and acceptance of final payment do not constitute a waiver by the **Owner** of any rights as to the **Contractor's** continuing obligations under the Contract Documents, nor will it constitute a waiver of any claims by the **Owner** against the **Contractor** still unsettled, or arising from unsettled payment claims, Defective Work appearing after final inspection or failure by the **Contractor** to comply with the Contract Documents or the terms of any special warranties provided by the Contract Documents or by Law.
- 12.8.2. The making and acceptance of final payment will constitute a waiver of all claims by the **Contractor** against the **Owner**, other than those claims previously made in writing, on a timely basis in accordance with Article 15, and still unsettled.

13.1 Related Work at Site:

- 13.1.1. During the period allowed for the furnishing and performance and completion of the Work, the **Owner** may undertake other work at the site with its own forces, or have other work performed at the site by other parties (including, but not limited to contractors or Public Utilities). If the Contract Documents do not note the performance of any such other work, written notice will be given to the **Contractor** before starting that work.
- 13.1.2. Whenever work to be performed by the **Contractor** interfaces with other work, the **Contractor** shall coordinate that work with the interfacing work. Paragraphs 13.2 and 13.3 outline representative duties and responsibilities assumed by the **Contractor** under this requirement. Such duties and responsibilities are for the benefit of the parties on the other work to the extent there are comparable provisions for the benefit of the **Contractor** in the contracts between those parties and the **Owner**.

13.2 Coordination Requirements:

- 13.2.1. If other work is ongoing concurrently with the Work, the **Contractor** shall afford the responsible party proper and safe access to the site. The **Contractor** shall afford the other party a reasonable opportunity for the handling, unloading and storage of their materials and equipment and for the execution of their work.
- 13.2.2. If any part of the Work, for proper execution or results, interfaces on the work of the **Owner** or another party, the **Contractor** shall inspect and promptly report to the **Professional** in writing conditions in that work that render it unavailable or unsuitable for proper execution and results. The **Contractor's** failure to do so will constitute an acceptance of such other work as fit and proper for integration with the Work except for latent or non-apparent defects and deficiencies in the other work.
- 13.2.3. The **Contractor** shall do all cutting, fitting, patching, and interfacing of the Work that may be required to make any part of the Work come together properly and integrate with other work. The **Contractor** shall not cut, excavate, or otherwise alter any other work without prior written consent of the party responsible for such other work. The **Contractor** shall supply, install and/or cause items to be built into interfacing Work, verify dimensions of interfacing Work, and notify the **Professional** of interfacing work that is unsatisfactory for, or prevents satisfactory installation of, any Work. Installation of any Work shall constitute acceptance by the **Contractor** of all previously placed interfacing work.
- 13.2.4. The **Contractor** shall be responsible for cooperating with the **Professional** fully in the coordination of the **Contractor** Submittals with interfacing submittals of other parties whose work in any way integrates with the Work or vice versa. Any such coordinated Submittal of the **Contractor** shall identify, by specific written notation, Work which integrates with the other work and of which the **Contractor** knows or has reason to know.
- 13.2.5. If the **Owner** contracts for other work, the **Owner** will have authority and responsibility for coordinating the operations of the **Contractor** and the other work. The **Owner** may delegate the specific authority and responsibility for coordinating the operations of the **Contractor** and of those parties performing the other work to another organization either by provision in Section 00800 Supplementary Conditions or at the pre-construction conference.

13.3 Claims Between the Contractor and Other Parties:

- 13.3.1. If the **Contractor** causes damage to the work or property of others, or if a claim arising out of the **Contractor's** execution of Work is made by another party against the **Contractor**, **Owner** or **Professional**, the **Contractor** shall promptly attempt to settle with that party by agreement or otherwise resolve the claim. The **Contractor** shall in any event, defend, indemnify, and hold harmless the **Owner** and **Professional** from and against all claims, as provided in paragraph 1.4, and/or judgments arising out of or resulting from damage by the **Contractor** to the work or property of others
- 13.3.2. If another party causes damage to the Work or property of the **Contractor**, or if the performance of other work results in any claim by the **Contractor**, the **Contractor** shall promptly resolve the issue by agreement or otherwise resolve the claim. The **Contractor** shall not begin any action against the **Owner** (or its departments, agencies, boards, commissions, officers, and employees) or **Professional** (or their consultants, agents or any of their directors, officers, shareholders, agents, or employees), or permit any action against them to be maintained in the **Contractor's** name or for the **Contractor's** benefit before any court or tribunal, which action seeks to impose liability or recover damages from the **Owner** or **Professional** for such claim.
- 13.3.3. If the **Contractor** becomes involved in settling or otherwise resolving claims and disputes with other parties performing other work from events covered under paragraphs 13.3.1 or 13.3.2, or because of any other similar controversy, including damage to the Work or other work, or a dispute about responsibility for clean-up or any other issue, neither the **Owner** or **Professional** nor any of their respective consultants, agents, directors, shareholders, officers or employees will be involved in any way in such action (unless subpoenaed or ordered by a court). If the **Owner** incurs costs or damages of the types barred by the provisions paragraphs 13.2.1 and 13.2.2, the **Contractor** shall reimburse those costs and damages to the **Owner**.
- 13.3.4. Except as excluded in paragraph 13.3.5, if any party performing other work causes Delay upon the Work and if, upon a request from the **Contractor**, the **Owner** determines that any such Delay justifies an increase in Contract Price and/or Contract Time, the **Owner** shall amend the Contract Documents to provide the necessary adjustment in Contract Price or Contract Time, or both.
- 13.3.5. If a party performing other work is granted an extension in a contract time only (on account of Delay not reasonably anticipatable under the circumstances nor caused, in whole or in part, by any act or omission of the other party, the **Owner**, **Professional** or the **Owner's** representative on that other work), and if, upon a request from the **Contractor**, the **Owner** determines that the time extension granted to the other work requires a change in a coterminous Contract Time in the Contract Documents, the **Owner** shall amend the Contract Documents to provide for the necessary change in Contract Time only.

ARTICLE 14 TERMINATION

14.1 Notice Requiring Assurance of Due Performance:

14.1.1. The **Owner** may request the **Contractor** (with copy to the surety) to provide written assurance of due performance if, at any time, any of the following non-conformances occur, any of which, if not corrected, may justify defaulting the **Contractor**:

- 14.1.1.1 The **Contractor** fails to complete the Work, or a specified part of the Work, within the corresponding Contract Time; fails or refuses to supply sufficient management, supervision, workers, materials, or equipment; or otherwise fails to prosecute the Work, or any specified part of the Work, with the diligence required to comply with the Contract Time(s).
- *14.1.1.2. The **Contractor** persistently disregards the authority of the **Professional** or violates or disregards a provision of the that the **Contractor** has the financial resources necessary to complete the Work within the Contract Time.
- 14.1.2. Within seven (7) Calendar Days after the **Contractor** receives a notice requiring assurance of due performance, the **Contractor** shall meet with the **Owner** and present the **Contractor's** plan to correct the non-performance with supporting documentation. If the **Owner** determines that the **Contractor's** plan provides adequate assurance of due performance, that determination shall not waive the **Owner's** right to subsequently default the **Contractor** or affect any rights or remedies of the **Owner** against the **Contractor** and/or surety then existing or that may accrue in the future.

14.2 Contractor Default and Termination for Cause:

- 14.2.1. The **Owner**, after giving the **Contractor** and surety seven (7) Calendar Days' written notice of intent to default, may declare the **Contractor** in default and terminate the services of the **Contractor** for cause upon the occurrence of one or more of the following events:
- 14.2.1.1. At or after the meeting referred to in paragraph 14.1.2, the **Owner** determines that there is sufficient cause, giving the issues raised, to default the **Contractor**.
- *14.2.1.2. The **Contractor** fails to comply with the Michigan Residency requirements (1984 PA 431, as amended, MCL 18.1241a); or is found to be in violation of Section 4 of 1980 PA 278 concerning unfair labor practices, or any nondiscrimination requirements imposed by Law.
- 14.2.1.3. The **Contractor** violates or breaches any material provision of the Contract Documents which provides contractually for the for-cause termination or rescission of the Contract or of the **Contractor's** right to complete the Work.
- 14.2.1.4. A trustee, receiver, custodian, or agent of the **Contractor** is appointed under contract, as opposed to under bankruptcy Law, whose appointment or authority to take over the **Contractor's** property is for the purpose of enforcing a lien against such property or for the general administration of such property for the benefit of the **Contractor's** creditors; or
- 14.2.1.5. It is determined that gratuities, including, but not limited to entertainment, gifts or donations were given by or on behalf of the **Contractor** to an official, agent, servant, or employee of the **Owner** or **Professional** to secure the Contract or favorable treatment with respect to the awarding or amending or the making of any determination relative to the execution of the Work.
- 14.2.2. Unless otherwise agreed between the **Owner** and **Contractor**, at the expiration of the seven (7) Day (intent to default) period, the **Contractor** shall immediately stop all Work and proceed in accordance with the **Owner**'s instructions. Following receipt, and expiration, of a second seven (7) Day written notice period intended

Contract Documents or the Laws of any Political Subdivision with jurisdiction; or

14.1.1.3. The **Contractor** admits in writing, or the **Owner** otherwise establishes, the **Contractor's** inability or refusal to pay the **Contractor's** debts generally as they become due; or in response to the **Owner's** demand, fails to provide adequate, written assurance

to allow the surety to complete an investigation of the default, the surety shall immediately:

- 14.2.2.1. If approved by the **Owner**, arrange for the **Contractor** to continue with performance and prosecution of the Work to completion; or
- 14.2.2.2. Undertake to perform and complete the Work, in accordance with the Contract Documents, in place of the **Contractor**, either through the surety's agents or by executing Sub agreements with qualified contractors (excluding the **Contractor** and any of the **Contractor's** affiliates), or both; and
- 14.2.2.3. If agreed to by the **Owner**, waive the surety's rights set forth elsewhere in this Article, and with reasonable promptness under the circumstances, after investigating in good faith and with due care and diligence, determine the amount for which it may be liable to the **Owner**, and present that determination to the **Owner**. If the **Owner** rejects that amount, the surety shall negotiate a sum acceptable to the **Owner** and promptly pay that amount to the **Owner** in full and with interest from the date the termination of the **Contractor's** services became effective. If the **Owner** rejects the sum determined by the surety, or if the surety fails to negotiate an agreement with the **Owner** on the amount of the surety's liability, the **Owner** shall have full power and authority to default the surety.
- 14.2.3. If the **Owner** has terminated the **Contractor**, and the surety elects to act under paragraph 14.2.2.2, the Owner will determine in good faith the amount necessary to cover the total direct, indirect and consequential costs (including, but not limited to liquidated damages, costs of correcting Work, fees and charges of engineers, architects, attorneys and others and any other costs and damages for which the surety is liable under Section 00610 Performance Bond) that the Owner believes it will sustain from that default. The Owner will communicate its determination to the surety, and the Owner will deduct that amount in its entirety from Requests for Payment under the Contract Documents. Upon completion of the Work, if the unpaid balance of the Contract Price is not sufficient to reimburse the **Owner** for all actual direct, indirect, and consequential costs resulting from the default of the Contractor, the surety and Contractor, jointly and severally, are liable to the Owner for the difference, which they shall pay to the Owner promptly.
- 14.2.4. If the **Owner** has terminated the **Contractor**, and the surety elects to act under paragraph 14.2.2.2, the surety's contract with another contractor makes that contractor a Subcontractor under the Contract, in which case: (a) the provisions of Article 11 shall remain in full force and effect, (b) the methods and criteria to be used to compute the surety's (in lieu of the **Contractor's**) and that contractor's Cost of and Fee for any Work involved shall be limited to those provided in Article 11, and (c) all Work performed by any such contractor pursuant to a Sub agreement with the surety shall be governed by the flow-through requirement in paragraph 5.1.6, the waiver of rights of subrogation provision in paragraph 7.8 and any other requirements of the Contract Documents governing Sub agreements.

14.2.5. If the **Owner** has terminated the **Contractor**, any such termination will not affect any rights or remedies of the **Owner** against the **Contractor** or surety, or both, then existing or that may accrue after termination. All provisions of the Contract Documents that, by their nature, survive final acceptance of the Work shall remain in full force and effect after a termination for cause of the **Contractor** or default of the surety, or both.

14.3 Surety Default:

- 14.3.1. If upon receipt of a notice of termination for cause, the surety fails to proceed immediately and as provided in paragraph 14.2.2, the **Owner** shall declare the surety in default under Section 00610 Performance Bond in accordance with the terms and conditions of this paragraph.
- 14.3.1.1. No default of the surety under the Section 00610 Performance Bond shall be declared, however, until the expiration of fifteen (15) Calendar Days after receipt by the surety of an additional written notice from the **Owner** demanding that the surety perform its obligations under Section 00610 Performance Bond.
- 14.3.2. If the **Owner** declares the surety in default, the **Owner** shall have full power and authority to exclude the surety and **Contractor** from the site, assume any Sub agreements that the **Owner** so selects and take possession of the Work and of all the surety's and **Contractor's** tools, plant and office, and construction equipment at the site (without liability to the surety or **Contractor** for trespass, rent or conversion). The **Owner** will (a) proceed to the full extent that the surety and **Contractor** could have proceeded, (b) incorporate into the Work all materials and equipment stored at the site or elsewhere, and (c) prosecute the Work to completion as the **Owner** may deem expedient. When the **Owner** exercises any of the rights or remedies provided in this paragraph, the **Owner** shall not be required to obtain the lowest price for Work performed.
- 14.3.3. If the **Owner** has defaulted the surety, any such termination or default will not affect any rights or remedies of the **Owner** against the **Contractor** or surety, or both, then existing or that may accrue after termination. Any retention or payment of monies due the **Contractor** or surety by the **Owner** will not release the **Contractor** or surety from liability. All provisions of the Contract Documents that, by their nature, survive final acceptance of the Work shall remain in full force and effect after a termination for cause of the **Contractor** or default of the surety, or both.

14.4 Termination for Convenience of the Owner:

- 14.4.1. Upon fifteen (15) Calendar Days' written notice to the **Contractor** and surety, or sooner if reasonable under the circumstances, the **Owner** may, without cause and without prejudice to any other right or remedy it may have, elect to terminate any part of the Work, or the Agreement in whole or in part, as the **Owner** may deem appropriate for its convenience. Upon receipt of any such termination notice, the **Contractor** shall immediately proceed in accordance with any specific instructions, protect and maintain the Work, and make reasonable and diligent efforts to mitigate costs associated with the termination.
- 14.4.2. In any termination for convenience, the **Contractor** shall be paid for (a) Work completed, in accordance with the Contract Documents, before receipt of the notice of termination, and (b) reasonable termination settlement costs for commitments that had become firm before the termination. The **Contractor** shall not be paid any anticipated and unrealized general conditions costs,

14.2.6. The **Owner** may, in its sole discretion, permit the **Contractor** to continue to perform Work when the **Contractor** is in default or has been defaulted. Such decision by the **Owner** shall in no way operate as a waiver of any of the **Owner's** rights under the Contract Documents or Section 00610 Performance Bond, nor in the event of a subsequent default, entitle the **Contractor** or surety to continue to perform or prosecute the Work to completion.

administrative expenses, and profit for uncompleted Work. If no agreement can be reached as to reasonable termination costs, the **Owner** will make a determination in writing which shall be final and binding on the **Contractor** unless the **Contractor** delivers notice of a claim and a claim Submittal in accordance with the procedures and within the deadlines set forth in Article 15.

- 14.4.3. Upon termination for convenience, the **Owner** shall have full power and authority to take possession of the Work, assume any Sub agreements with Subcontractors and Suppliers that the **Owner** selects, and prosecute the Work to completion by contract or as the **Owner** may deem expedient.
- 14.4.4. If after notice of termination of the services of the **Contractor**, it is determined the **Contractor** was not in default, the termination shall be deemed to have been for the convenience of the **Owner**. In such event the **Contractor** may recover from the **Owner** payment in accordance with paragraph 14.4.2.

14.5 The Contractor May Suspend Work:

- 14.5.1. In addition to being entitled to earning interest on unpaid Requests for Payment, the **Contractor** may, upon fifteen (15) Calendar Days written notice to the **Owner**, suspend the Work for the **Owner's** convenience if, through no act or fault of the **Contractor**, the **Professional** fails, for thirty (30) Calendar Days, to initiate processing of any Request for Payment or the **Owner** fails, for ninety (90) Calendar Days, to pay the **Contractor** any Request for Payment finally certified by the **Professional** to be due.
- 14.5.2. Except as specifically provided in paragraph 14.5.1, this provision shall not relieve the **Contractor** of the **Contractor**'s obligations to prosecute the Work in accordance with the Progress Schedule and without Delay during any disputes and disagreements with the **Owner**.

ARTICLE 15 DISPUTES

15.1 Claims Under This Article:

- 15.1.1. All claims, counterclaims, disputes, and other matters in question between the **Owner** and **Contractor** arising out of or relating to the Contract Documents or the breach thereof, shall be submitted in writing to the **Professional** and otherwise processed and resolved as provided in this Article.
- 15.1.2. A claim means a written demand or assertion by the **Owner** or **Contractor**, which is properly certified, seeking an adjustment in Contract Price and/or payment of moneys due, an extension or shortening in Contract Time, the adjustment or interpretation of Contract terms, or other relief arising under or relating to the Contract, which becomes a claim or dispute after a written determination by the **Professional** or **Owner** under the appropriate provision of the Contract Documents.
- 15.1.3. Unless otherwise agreed between the parties, any claim that can be resolved under a provision of the Contract Documents

providing for or excluding the relief sought by the claimant shall be resolved in accordance with that provision.

- 15.1.4. Notice of Claim Except for Owner claims for liquidated damages, no claim shall be valid unless it is based upon written notice delivered by the claimant to the other party promptly, but in no event later than thirty (30) Calendar Days after the Professional's or Owner's determination giving rise to the claim. The notice shall *15.1.5. A claim by the Contractor shall be submitted to the Professional and Owner for a recommendation or decision from the Professional and, if necessary, an Owner determination. A claim by the Owner shall be submitted to the Contractor and the Professional for a written recommendation or decision by the Professional. The Owner reserves the right to audit, using the provisions in paragraph 11.14, any Contractor claim (or claim package) that the Contractor values at more than \$50,000.00.
- 15.1.6. Pending final resolution of any claim under this Article, the **Contractor** shall proceed diligently with the Work and comply with any decision of the **Owner** and/or **Professional**

15.2 Requirement for Certification of Contractor Claims:

15.2.1. For all **Contractor** claims seeking an increase in Contract Price or Contract Time, the **Contractor** shall submit an affidavit, certifying that the amount claimed accurately reflects any Delay and all costs that the **Contractor** is entitled from the occurrence of the claimed event and that supporting cost and pricing data are current, accurate, complete and represent the **Contractor's** best knowledge and belief. The affidavit shall be executed by an officer or partner of the **Contractor** with proper authority or his/her designee.

15.3 Recommendations or Decisions from the Professional:

- *15.3.1. For **Contractor** claims under \$100,000.00, if requested in writing by the **Contractor**, the **Professional** will render a recommendation or decision within thirty (30) Calendar Days after the request and the **Owner** will issue, if necessary, a determination within thirty (30) Calendar Days after the **Professional's** recommendation or decision. For **Contractor** claims exceeding \$100,000.00, the **Professional** will issue its recommendation or decision and the **Owner**, if necessary, will issue its determination, within sixty (60) Calendar Days after completing an audit of the claim, or after deciding not to conduct such an audit or, in the alternative, will notify the **Contractor** of the date when the determination will be made. In the latter case, a final determination will be concluded within sixty (60) Calendar Days from the date of such notification.
- *15.3.2. For **Owner** claims under \$100,000.00, the **Professional** will render a recommendation or decision within thirty (30) Calendar Days of the request. For **Owner** claims over \$100,000.00, the **Professional**, within sixty (60) Calendar Days, will render a recommendation or decision or notify the **Owner** and **Contractor** when such will be rendered.
- *15.3.3. To the extent any **Professional's** decision is to deny a **Contractor** claim or to agree with an **Owner** claim, that decision shall be final and binding on the **Contractor**, without any determination by the **Owner**, unless the **Contractor** files a request for a presentation with the **Director-DCD** within thirty (30) Calendar Days as required by paragraph 15.4.1. Unless a claim is made in accordance with these requirements, it shall be waived.

include a supporting statement stating the nature of the dispute, the amount involved, if any, and the remedy sought. The claim submittal with all supporting data shall be delivered within sixty (60) Calendar Days after the determination giving rise to the claim (unless the **Professional** allows an extension). The responsibility to substantiate claims shall rest with the claimant.

- *15.3.4. To the extent that any recommendation from the **Professional** is partly or wholly adverse to a claim from the **Owner**, that determination shall be final and binding on both the **Owner** and **Contractor** unless either party files a request for a presentation with the **Director-DCD** as required in paragraph 15.4.1.
- *15.3.5. To the extent the **Professional** recommends payment of any **Contractor** claim which increases the Contract Price, that recommendation shall be subject to a determination from the **Owner** in a written opinion. In the event any such determination from the **Owner** is partly or wholly adverse to the preceding recommendation from the **Professional**, that determination shall be final and binding on the **Contractor** unless the **Contractor** files suit in the Michigan Court of Claims within thirty (30) Calendar Days after receipt of such determination. Unless a claim is made in accordance with these requirements, it shall be waived.

15.4 Determinations by the Director-DCD:

- *15.4.1. If either the **Contractor** or **Owner** is not satisfied with any decision of the **Professional** rendered pursuant to paragraph 15.3.3 or 15.3.4, that party shall, within thirty (30) Calendar Days of receiving that decision, file a written appeal with the **Director-DCD**. If a **Contractor** or **Owner** appeal is timely filed, the claimant shall be entitled to present its claim, unless waived, to the **Director-DCD**, or his/her designee, provided that a claim narrative with complete supporting documentation is delivered to the **Director-DCD**, or his/her designee, within thirty (30) Calendar Days of that party's written notice of appeal.
- *15.4.2. Within thirty (30) Calendar Days after receipt of any such claim narrative, the **Director-DCD**, or his/her designee, shall schedule the time to start the presentations taking into account the dispute's complexity and the urgency of its resolution. Subject to any recognized privilege, discovery shall be available to either party as provided by the **Director-DCD**, and his/her designee, and shall be concluded thirty (30) Calendar Days before the start of the presentations.
- *15.4.3. During the presentations, the **Director-DCD**, or his/her designee, shall hear presentations and receive evidence on the matters in dispute, as supported by the statement of the dispute. The **Director-DCD**, or his/her designee, shall have discretion concerning the allowability of evidence submitted, and shall not be bound to any rules of evidence other than those he/she promulgates.
- *15.4.4. If the right to a presentation is waived or if a presentation is conducted and the dispute remains unresolved, the **Director-DCD**, or his/her designee, at his/her sole option, shall specify in which forum the dispute shall thereafter be conducted by issuing a written determination to the **Contractor** that the dispute if the **Contractor** so elects, be submitted in writing to:
- *15.4.4.1. The Court of Claims maintained by the State of Michigan for the purpose of adjudicating claims against the State or other appropriate court, or

*15.4.4.2. Arbitration in accordance with the construction industry rules of arbitration of the American Arbitration Association, subject to the provisions of paragraphs 15.5.1 and 15.5.2, unless the parties mutually agree otherwise.

*15.4.5. The **Director-DCD's**, or his/her designee's, determination on the forum in which the dispute shall be conducted is final and binding upon the **Owner** and **Contractor**. The **Director-DCD's**, or his/her designee's determination on the dispute shall be final and the Michigan Court of Claims or requests arbitration, and the final determination of either forum does not increase the **Contractor's** recovery by thirty (30%) percent or more above that awarded by the **Director-DCD**, or his/her designee, or voluntarily withdraws the action, the **Contractor** shall pay all resulting expenses of the **Owner** (including, but not limited to reasonable charges of attorneys, engineers, others and court or arbitration costs)

15.5 Supplements to AAA Arbitration:

*15.5.1. No arbitration, arising out of, or relating to the Contract Documents shall include, by consolidation, joinder or in any other manner, any additional party not a party to this Contract, except by written consent containing a specific reference to the Agreement and signed by all the parties involved. Consent shall be deemed given by any party who has executed an agreement directly with the **Owner** affected by the Project and containing provisions comparable to those in this Article 15. Any consent to arbitration involving any additional party or parties shall not constitute consent to arbitration of any dispute not permitted in this Article. The agreement to arbitrate with any additional party or parties duly consented to by the parties to this Contract shall be specifically enforceable under the prevailing arbitration Law.

15.5.2. Subject to any recognized privilege, discovery shall be available to each party to the arbitration as it would be available under the general court rules of the Michigan Court of Claims which shall be enforced by the American Arbitration Association. All discovery and amendments to the prehearing summary shall conclude thirty (30) Calendar Days before the arbitration date. Failure to provide the foregoing discovery shall render any claim supported by witnesses or documents not so disclosed excludable by the arbitration panel in its discretion.

binding on the **Contractor** unless the **Contractor** files a lawful action in the forum so chosen (Michigan Court of Claims or arbitration) within thirty (30) Calendar Days after receiving the **Director-DCD's**, or his/her designee's, determination.

*15.4.6. If, after such determination from the **Director-DCD**, or his/her designee, the **Contractor** properly submits the dispute to

15.6 Interest on a Judgment; Payment of Judgment:

*15.6.1. If, subsequent to a determination by the **Director-DCD**, or his/her designee, the **Owner** or **Contractor** files a Michigan Claims Court or AAA arbitration action, and the party filing for such action increases its recovery by thirty (30%) percent or more above that awarded by the **Director-DCD**, or his/her designee, that party shall be entitled to interest calculated in accordance with MCL 600.6013, as amended, whether the action is filed with the Michigan Court of Claims or the American Arbitration Association.

*15.6.2. After settlement or final adjudication of any claim under this Article if, upon demand, payment by the **Contractor** is not made to the **Owner**, the **Owner** may offset the appropriate amounts against (a) payments due to the **Contractor** under any other contract between the **Owner** and the **Contractor**, or (b) any amounts for which the **Owner** may be obligated to the **Contractor** in any capacity.

15.7 Venue; Flow-Through Provision:

15.7.1. The **Contractor** agrees to waive jurisdiction and venue, to consent and submit to the jurisdiction of, and not commence any action in other than, a competent State court in Ingham County, Michigan, unless original jurisdiction is vested in the Michigan Court of Appeals, the Michigan Court of Claims, or the Michigan Supreme Court, regardless of residence or domicile, for any action or suit at law or in equity arising out of or under the Contract Documents. The **Contractor** further agrees that it will have each of its Suppliers and Subcontractors provide similar waivers as those required in this paragraph.

15.7.2. The **Contractor** shall insert the provisions of this Article in all Sub agreements, altering those paragraphs only to identify properly the contracting parties.

END OF SECTION 00700

SECTION 00800 SUPPLEMENTARY CONDITIONS

PROFESSIONAL – NFE Engineers

WORK - Woodland Correctional Utility Improvements

FILE No. 472/23129.SDW

The provisions of this Section 00800 Supplementary Conditions amend or supplement Section 00700 General Conditions and those other provisions of the Contract Documents, as indicated below. All other provisions of the Contract Documents that are not so amended or supplemented remain in full force and effect.

ARTICLE 4 CONTROL OF THE WORK - GENERAL PROVISIONS

ADD Section 4.4.14 as follows:

4.4.14 The Contractor shall note and comply with APPENDIX I SPECIAL WORKING CONDITIONS and APPENDIX II SPECIAL PROJECT PROCEDURES as part of and in conjunction with all other contract requirements. APPENDIX I & II immediately follow and are attached hereto SECTION 00800.

ARTICLE 7 LEGAL AND CONTRACTUAL REQUIREMENTS; INSURANCE

ADD Section 7.14.3 for projects with Federal Funding:

7.14.3 FEDERALLY FUNDED PROJECT PREVAILING WAGE REQUIREMENTS

If a project is funded in whole or in part by federal dollars, the Contractor and all Subcontractors must comply with the most recent version of Federal Provisions Addendum and all Laws pertaining to occupational classifications and prevailing wage requirements as follows:

DAVIS BACON ACT WAGE AND CLASSIFICATIONS

- a. If applicable, the Contractor (and its Subcontractors) for prime construction contracts in excess of \$2,000 must comply with the Davis-Bacon Act (40 USC 3141-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction").
- b. The Contractor (and its Subcontractors) shall pay all mechanics and laborers employed directly on the site of the work, unconditionally and at least once a week, and without subsequent deduction or rebate on any account, the full amounts accrued at time of payment, computed at wage rates not less than those stated in the advertised specifications, regardless of any contractual relationship which may be alleged to exist between the Contractor or subcontractor and the laborers and mechanics.
- The Contractor will post the scale of wages to be paid in a prominent and easily accessible place at the site of the work.
- d. There may be withheld from the Contractor so much of accrued payments as the contracting officer considers necessary to pay to laborers and mechanics employed by the Contractor or any Subcontractor on the work the difference between the rates of wages required by the Contract to be paid laborers and mechanics on the work and the rates of wages received by the laborers and mechanics and not refunded to the Contractor or Subcontractors or their agents.
- e. The Contractor shall maintain payrolls and basic records relating thereto for a period of three (3) years after the project; contractor shall submit Certified Payroll Reports using US Department of Labor Wage and Hour Division Form WH-347 for each weekly payroll to support and document compliance with the Davis Bacon Wage rates.
- f. Davis Bacon wage and classification schedules applicable for this project/location are included in Appendix III.

ARTICLE 15 DISPUTES

REPLACE Section 15.1.2 with the following:

15.1.2. A claim means a written demand or assertion by the Owner or Contractor, which is properly certified, seeking an adjustment in Contract Price and/or payment of moneys due, an extension or shortening in Contract Time, the adjustment or interpretation of Contract terms, or other relief arising under or relating to the Contract. If a Bulletin or specific request for proposal has been issued by the Professional or Owner and quoted by the Contractor, it may become a claim or dispute with proper written notice per 15.1.2.1 should the Contractor is object to a written determination and/or rejection by the Professional or Owner under the appropriate provision of the Contract Documents.

ADD Section 15.1.2.1 – Claims by either the Owner or Contractor must be initiated by written notice to the other party and to the Initial Decision Maker (Professional/PSC). Claims by either party must be initiated within 21 days after the occurrence of the event giving rise to such Claim or within 21 days after the claimant first recognized the condition giving rise to the claim. Provided such timely notice is delivered, a full and detailed breakdown of cost and time requested, with supporting documentation, if not provided with initial notice shall be delivered to Professional and Owner within 15 days of the notice, as noted in article 11.1.2, unless otherwise agreed in writing, by the Owner prior to expiration of such time.

<u>ADD Section 15.1.2.2</u> – Pending final resolution of a Claim, except as otherwise agreed in writing or as provided under conditions of failure of timely progress payment or Article 14, the Contractor shall ensure the Work diligently proceeds with the performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents. The Owner shall prepare Change Orders and PSC shall certify payment requests in accordance with the decisions of the Initial Decision Maker.

REPLACE Section 15.1.4 with the following:

15.1.4. Notice of Claim - Except for **Owner** claims for liquidated damages, no claim shall be valid unless it is based upon written notice delivered by the claimant to the other party and the Professional/PSC within 21 days as per 15.1.2 and 15.1.2.1. The notice shall include a supporting statement stating the nature of the dispute, the amount involved, if any, and the remedy sought. The claim submittal with all supporting data shall be delivered within thirty (30) Calendar Days after Notice (unless the **Professional** allows an extension). The responsibility to substantiate claims shall rest with the claimant.

END OF SECTION 00800

SECTION 01310 PROGRESS SCHEDULE

PART 1 - GENERAL

1.01 SUMMARY

A. The **Contractor** will submit CPM Progress Schedules to the **Owner** depicting its approach to prosecution of the Work. This includes but is not limited to the **Contractor's** approach to recovering schedule and managing the effect of changes, substitutions, and Delays on Work sequencing.

- B. The Progress Schedule will include the Rev. 0 Submittal (par. 3.02), Update Submittals (par. 3.03) and Revision Submittals (par. 3.04). Each Submittal will be assigned a unique number. For a resubmission, the initial number will be modified by the letter A, B, C, etc., as appropriate.
- C. Through the Progress Schedule, the **Owner** will seek to stay current on progress, updated Activity and Milestone Dates, and the **Contractor's** approach to Work remaining.

D. References to the Critical Path Method (CPM) are to CPM construction industry standards that are consistent with the requirements of this Section 01310.

1.02 RELATED SECTIONS

A. Section 00440 Schedule of Materials and Equipment; Section 00500 Agreement; Section 00700 General Conditions; and Section 00800 Supplementary Conditions.

1.03 GLOSSARY OF TERMS

- A. Capitalized terms not already defined in any Division 0 Specification have the following intent and meanings:
 - 1. Milestone—A key point of progress, designating interim targets toward the Contract Times. They may pinpoint critical path foundations, key deliveries, building framing, start of MEP rough-in, building enclosure, partitions, interior finishes, conditioned space, commissioning stages, Substantial Completion, and other events of like import.

DOCUMENT 00 3132 - GEOTECHNICAL DATA

1.1 GEOTECHNICAL DATA

- A. This Document with its referenced attachments is part of the Procurement and Contracting Requirements for Project. They provide Owner's information for Bidders' convenience and are intended to supplement rather than serve in lieu of Bidders' own investigations. They are made available for Bidders' convenience and information. This Document and its attachments are not part of the Contract Documents.
- B. Because subsurface conditions indicated by the soil borings are a sampling in relation to the entire construction area, and for other reasons, the Owner, the Engineer, the Engineer's consultants, and the firm reporting the subsurface conditions do not warranty the conditions below the depths of the borings or that the strata logged from the borings are necessarily typical of the entire site. Any party using the information described in the soil borings and geotechnical report shall accept full responsibility for its use.
- C. Soil-boring data for Project, is available for viewing as appended to this Document.
- D. A geotechnical investigation report for Project, prepared by, is available for viewing as appended to this Document.
 - 1. The opinions expressed in this report are those of a geotechnical engineer and represent interpretations of subsoil conditions, tests, and results of analyses conducted by a geotechnical engineer. Owner is not responsible for interpretations or conclusions drawn from the data.
 - 2. Any party using information described in the geotechnical report shall make additional test borings and conduct other exploratory operations that may be required to determine the character of subsurface materials that may be encountered.

END OF DOCUMENT 00 3132



REPORT OF THE GEOTECHNICAL INVESTIGATION FOR WOODLAND CENTER CORRECTIONAL – UTILITY PROGRAM

GREEN OAK TOWNSHIP LIVINGSTON COUNTY MICHIGAN

DECEMBER 1, 2023



Nowak & Fraus Engineers 46777 Woodward Avenue Pontiac, Michigan 48342

Project No. 2023.1746



December 1, 2023

Nowak & Fraus Engineers 46777 Woodward Avenue Pontiac, Michigan 48342

Attention: Mr. Steve Sutton, P.E.

Regarding: Woodland Center Correctional - Utility Program

Geotechnical Report

Green Oak Township, Livingston County, Michigan

Project No. 2023.1746

Dear Mr. Sutton:

Soils & Structures is pleased to present this geotechnical investigation report for the Woodland Center Correctional - Utility Program project located at 8701 and 9036 East M-36 in Green Oak Township, Livingston County, Michigan.

The investigation included twenty-eight (28) test borings extended to depths of 2.5, 10.0, and 20.0 feet. The test boring was conducted in accordance with ASTM D 1586 procedures.

The report, test boring location plan, and test boring logs are enclosed. The report provides recommendations for the proposed utility program.

We appreciate the opportunity to provide engineering services to Nowak & Fraus Engineers. If you have any questions regarding this report, please contact our office.

Sincerely,

Soils & Structures, Inc.

Vincent O. Oderah, P.E.

VOO/vo,

Reviewed by:

Michael J. Partenio, P.E.



Table of Contents

Location of Soil Investigation	1
Location of Soil Investigation	1
Design Information	1
Tests Performed	1
Description of Soil	4
Description of Groundwater Conditions	5
Description of Groundwater Conditions Description of Site	5
Decommendations	E
Site & Subgrade Preparation	6
Trenchless Crossing Lateral Earth Pressure Excavations	7
Lateral Earth Pressure	8
Excavations	8
FIII	ช
Groundwater Management	9
Quality Control Testing	9
General Conditions & Reliance	10

Appendix

Test Boring Location Plan Test Boring Logs General Soil Profile Laboratory Tests General Soil Information



Location of Soil Investigation

The soil investigation was conducted at the site located at 8701 and 9036 East M-36 in Sections 30 and 31 of Green Oak Township, Livingston County, Michigan. The parcel numbers for the site are 4716-30-400-010 and 4716-31-200-001.

Purpose of Investigation

The purpose of this investigation is to provide geotechnical engineering recommendations for the proposed watermain installation.

<u>Design Information</u>

The project will consist of new 6.0 and 8.0-inch watermains at the Woodland Center Correctional and Green Oaks Academy facilities. The watermain construction will include two trenchless crossings below East M-36 in the areas of Test Boring Three through Test Boring Six. If the actual design is significantly different than assumed in this report, then Soils & Structures should be contacted so that the recommendations included in this report may be reviewed and revised if necessary.

Excavation will be required for construction of the watermain, and launching and receiving pits. At the time of this report, the maximum depth of excavation has not been determined but is anticipated to be approximately 10.0 feet below existing grade. Backfill will be required over the utilities. The amount of fill required over the utilities is anticipated to be less than 10.0 feet. Groundwater controls and dewatering may be necessary depending on the depth of excavation for construction of the watermains.

Tests Performed

The investigation included twenty-eight (28) test borings extended to depths of 2.5, 10.0, and 20.0 feet. The test borings are designated as Test Boring One (TB-01) through Test Boring Twenty-Eight (TB-28). Test Boring Sixteen was terminated prior to reaching the planned depth of 10.0 feet due to auger refusal. The locations were determined by Nowak & Fraus Engineers. The locations were reviewed for accessibility and adjusted as necessary by Soils & Structures. The test borings were conducted in accordance with ASTM D 1586 procedures. The ASTM D 1586 standard describes the procedure for sampling and testing soil using the Standard Penetration Test. An automatic hammer was used to obtain the soil samples.



The surface elevations at the test boring locations and additional points of reference were obtained with a Global Navigation Satellite System (GNSS) Receiver. The receiver was connected to the local MDOT CORS base station. Through this system, vertical measurements are obtained and referenced to the North American Vertical Datum (NAVD88). Horizontal measurements are also obtained at the test boring locations which are referenced to the Michigan State Plane Coordinate System. Measurements of additional site-specific reference points were also obtained. Both the vertical and horizontal measurements typically have an accuracy of approximately 0.5 inches. The measured test boring location and surface elevation can be found in Table 1.

Table 1: Measured Test Boring and Points of Reference Locations and Surface Elevations

Test Boring / Location	Elevation (feet)	Northing (feet)	Easting (feet)	Surface Cover
Test Boring One	904.9	344261.5	13282525.3	Topsoil
Test Boring Two	903.5	343995.2	13282825.4	Asphalt
Test Boring Three	902.3	343858.1	13283129.1	Gravel
Test Boring Four	902.9	343812.3	13283131.8	Topsoil
Test Boring Five	908.3	343908.1	13284119.9	Gravel
Test Boring Six	908.3	343873.6	13284122.4	Topsoil
Test Boring Seven	906.3	343297.8	13283096.0	Topsoil
Test Boring Eight	908.7	343368.6	13284099.7	Topsoil
Test Boring Nine	916.7	343464.0	13284900.5	Topsoil
Test Boring Ten	917.0	343327.3	13285378.0	Topsoil
Test Boring Eleven	912.4	343411.2	13285805.9	Asphalt
Test Boring Twelve	908.0	342911.4	13282556.2	Topsoil
Test Boring Thirteen	913.1	343084.7	13284477.0	Topsoil
Test Boring Fourteen	917.3	343122.7	13285279.0	Asphalt
Test Boring Fifteen	916.5	342903.4	13285532.8	Topsoil
Test Boring Sixteen	914.8	342484.5	13284586.2	Topsoil
Test Boring Seventeen	905.2	342410.3	13284267.5	Topsoil
Test Boring Eighteen	915.2	342406.6	13284961.6	Asphalt
Test Boring Nineteen	908.1	342155.3	13282620.1	Topsoil
Test Boring Twenty	907.8	342262.9	13283077.6	Topsoil
Test Boring Twenty-One	911.3	342076.9	13283754.4	Topsoil



Table 1(cont.): Measured Test Boring and Points of Reference Locations and Surface Elevations

Test Boring Twenty-Two	914.5	341976.5	13284379.2	Topsoil
Test Boring Twenty-Three	906.5	341698.6	13282741.5	Topsoil
Test Boring Twenty-Four	908.8	341824.7	13283282.5	Topsoil
Test Boring Twenty-Five	918.6	341566.1	13283978.2	Topsoil
Test Boring Twenty-Six	898.1	341584.7	13281212.4	Asphalt
Test Boring Twenty-Seven*	889.9	341726.6	13281696.3	Topsoil
Test Boring Twenty-Eight*	900.8	341773.5	13282383.4	Topsoil
Base Setup VRS1	970.6	372345.0	13287777.6	-
Base Setup VRS2	910.9	290465.0	13265910.3	-

^{*}Note: GNSS data including elevation, northing, and easting may be inaccurate due to overhead signal obstruction

Soil samples were classified according to the Unified Soil Classification System. This method is a standardized system for classifying soil according to its engineering properties. Please refer to the appendix of this report for the Unified Classification System Chart. The classification is shown in the "Material Description" column of the test boring logs.

The soil strength and the allowable soil bearing value were evaluated using the "N" value. The "N" value is the number of blows required to drive a soil sampler one foot with a standard 140-pound drop hammer. The sampler is driven a distance of 18.0 inches. The number of blows for each 6.0-inch increment is recorded. The sum of the second and third intervals is the "N" value. The number of blows for each 6.0-inch interval is shown on the test boring logs under the column labeled "Blow Counts". The "N" value for each sample is shown in the adjacent column.

Laboratory testing consisted of natural moisture content (ASTM D 2216), particle size (sieve) analysis (ASTM D 6913), Atterberg limits (ASTM D 4318), and unconfined compression (ASTM D 2166). The tests were performed in accordance with the ASTM standards listed above. The tests were performed on representative soil samples. The moisture content documents the presence of groundwater in a soil sample. The sieve analysis determines the particle distribution which is used to classify the soil and estimate its properties. The Atterberg limit and unconfined compression testing aid in determining the properties of cohesive soils.

The U.S. Geological Survey Topographic map and the Quaternary Geology map of Michigan were reviewed. These maps provide general geological information about the region. Publicly available well log records were reviewed to determine the depth of bedrock.



Description of Soil

The general soil profile consists of a layer of sand which extends to depths of 2.0 to 6.5 feet overlying a layer of clay with silt and sand pockets which extends to a depth of at least 20.0 feet. The soil profile is part of a medium-textured glacial till. A medium-textured glacial till is an unsorted sediment consisting of a mixture of soil types deposited by glacial meltwater

Topsoil is present at the surface of the majority of the test borings. The topsoil thickness ranges from 4.0 to 14.0 inches. The average topsoil thickness is 9.0 inches. Pavement is present at the surface in the areas of Test Boring Two, Test Boring Eleven, Test Boring Eighteen, and Test Boring Twenty-Six. The pavement consists of 2.5 to 5.0 inches of asphalt overlying 4.0 to 20.0 inches of gravel base. A layer of gravel is present at the surface in the areas of Test Boring Three and Test Boring Five and extends to a depth of approximately 2.0 feet.

The sand layer consists of brown, fine to medium clayey sand and extends to depths of 2.0 to 6.5 feet. In the areas of Test Boring Five and Test Boring Six, the sand layer extends to a depth of at least 20.0 feet. The sand layer near the surface is probably fill placed during the construction of the existing structures. The "N" values of the sand layer range from 5 to over 50, indicating the sand is in a slightly compact to extremely compact state. The "N" values correspond to an internal friction angle between 28 and 38 degrees.

The clay layer consists of brown and gray sandy clay with varying amounts of silt and gravel. The clay layer extends to a depth of at least 20.0 feet. The "N" values of the clay layer range from 6 to over 50, indicating the clay is in a firm to extremely stiff state. The majority of the clay layer is in a stiff to extremely stiff state. The undrained shear strength of the clay layer ranges from 2,560 to 6,060 pounds per square foot, indicating the clay is in a stiff to extremely stiff state. The internal friction angle of the clay is between 0 and 5 degrees.

Pockets of brown silt with varying amounts of clay and sand are present generally between depths of 6.5 and 10.0 feet throughout the site. The "N" values of the silt pockets range from 9 to 51, indicating the silt is in a stiff to extremely stiff state. The majority of the silt pockets are in a very stiff state. The internal friction angle of the silt is between 5 and 10 degrees.

Bedrock is present below a depth of approximately 90.0 feet. The bedrock consists primarily of bluishgray to gray shale which is part of the Coldwater Shale Formation.



Description of Groundwater Conditions

Groundwater was encountered at depths ranging from 4.0 to 17.0 feet. These depths correspond to elevations of 909.4 to 885.3 feet. Additionally, perched groundwater was encountered at shallower depths of 1.8 to 3.0 feet in Test Boring Eleven and Test Boring Seventeen, respectively. The static water elevation is anticipated to fluctuate based on seasonal precipitation. Long-term groundwater monitoring was not included as part of this investigation.

Description of Site

The site is located at 8701 and 9036 East M-36 in Green Oak Township, Livingston County, Michigan. The site consists of the existing Woodland Center Correctional and Green Oak Academy facilities. The site is surrounded by wooded land, residential, and commercial properties. The surface elevation of the site ranges from 898.1 to 917.3 feet. Photographs #1 and #2 show the site conditions at the time of investigation.



Photograph #1: Location of Test Boring Seven. View is to the east. (Project No. 2023.1746, Green Oak Township, Livingston County, Michigan, October 2023)





Photograph #2: Location of Test Boring Four. View is to the east. (Project No. 2023.1746, Green Oak Township, Livingston County, Michigan, October 2023)

Recommendations

Site & Subgrade Preparation

Trees and vegetation in the construction area should be cleared and removed as part of subgrade preparation. The topsoil should be removed to the extent that all soil with an organic content of 3.0 percent or greater is removed. Soil containing roots should be removed to the extent that the root content by volume is 5.0 percent or less. All roots over 0.5 inches in diameter should be removed. The amount of topsoil anticipated to be removed is 9.0 inches.

Excavation will be required for construction of the watermain. Excavations should extend at least 6.0 inches below the invert elevation of the watermain to allow for the placement of a sand or aggregate bedding layer. Excavated soil may be retained for use as fill in areas where drainage is not a consideration. Fill should be placed following the recommendations in the "Fill" section of this report.

The clay subgrade below the watermain should be inspected and tested with a pocket penetrometer before placing fill. Clay exhibiting a shear strength of less than 1500 pounds per square foot should be excavated to a minimum depth of 12.0 inches below the anticipated bottom of excavation and replaced with clean sand or aggregate meeting MDOT Class II or 6AA specifications, respectively.



In-situ sand below the watermain should be compacted to 95.0 percent of the sand's maximum density. A hoe-pack connected to an excavator may be used for compaction. Compaction tests should be performed to verify these levels of compaction. Soils not exceeding the minimum density should be recompacted.

Soil brought to the site for fill should be clean sand meeting MDOT Class II specifications. Fill should be placed in accordance with the "Fill" section of this report. The fill should be compacted to 95.0 percent of its maximum density, as determined by the modified proctor method per the ASTM D 1557 standard. The soil which will be used for fill should be kept free of topsoil and other organic materials. Compaction tests are recommended to check the compaction of the new fill.

Trenchless Crossing

Two new trenchless crossings for the watermain will be constructed below East M-36 in the areas of Test Boring Three through Test Boring Six. The soil profile in the areas of Test Boring Three and Test Boring Four consists primarily of clay. The soil profile in the areas of Test Boring Five and Test Boring Six consists primarily of clayey sand. The trenchless crossings are anticipated to utilize a jack-and-bore construction method. A jack-and-bore method consists of forming a bore by advancing an auger and a casing pipe simultaneously from a launching pit to a receiving pit. The casing pipe typically has greater diameter than the watermain. The auger removes the spoils inside of the casing pipe. The auger and the casing pipe are advanced through the soil by a hydraulic jack located in the launching pit. After the casing is fully installed, the watermain is installed inside the casing pipe. The annulus is then grouted to complete the installation.

Excavations to construct the launching and receiving pits are anticipated to be vertical excavations. The excavations will require temporary shoring to control the size of excavation and minimize disturbance to the road. Temporary shoring methods such as trench boxes or sheet piling may be utilized.

The reaction capacity of the in-situ soil may be calculated using a soil density of 120 pounds per cubic foot and coefficients of earth pressure of 1.0 and 3.4 for the in-situ clay and sand, respectively. The equivalent fluid pressures are 120 and 360 pounds per cubic foot above the water table for the in-situ clay and sand, respectively. The effects of any surcharge, hydrostatic pressure or sloping backfill should also be included in the design. The temporary shoring should be designed by a licensed engineer and should take groundwater conditions into account.

Existing utility lines should be identified prior to trenchless installation. The trenchless installation contractor should establish the minimum clearances of the existing utilities as per MDOT requirements. Lubricating fluids may be utilized to facilitate the installation of the casing pipe. The lubricating fluids should be limited to a mixture of water, bentonite and MDOT approved polymers. A guiding system should be used during the casing pipe installation.



Spacers should be used to install and position the watermain within the casing pipe. The number and location of the spacers should be sufficient to maintain the elevation and alignment of the watermain while the annulus between the casing pipe and the drain is grouted. The grout strength should meet MDOT requirements and should provide support at least as great as the surrounding soil.

A precondition survey of the area consisting of elevation readings and photos should be performed by the contractor prior to construction. If the pavement over the pipe settles more than 0.5 inches, the pavement should be releveled. The pavement should be releveled through the injection of high-density polymers, replacement of the pavement, or placement of an overlay. The leveling method should be selected by MDOT.

Lateral Earth Pressure

Clean sand meeting MDOT Class II specifications should be used as backfill around utilities. Lateral earth pressures should be designed using a soil density of 120 pounds per cubic foot, a coefficient of active earth pressure of 0.33, and a coefficient of at-rest earth pressure of 0.45 for level clean sand backfill. The effects of any surcharge, hydrostatic pressure or sloping backfill should also be included in the design. Coefficients of passive earth pressure of 1.0, 1.4, and 3.0 may be used for the in-situ clay, silt, and sand, respectively.

Excavations

The in-situ soils are a mixture of OSHA type "B" and "C" soils. Excavations that will be entered by personnel should be based on OSHA requirements for type "C" soil. Based on OSHA requirements, a maximum allowable side slope of 34 degrees (1.5H:1V) is recommended for excavations 4.0 to 20.0 feet deep. Excavations less than 4.0 feet deep may have vertical side slopes. For excavations adjacent to property lines, structures such as buildings and roads, or excavations over 15.0 feet deep retaining systems are recommended.

Temporary shoring methods such as trench boxes or sheet piles are recommended in areas where the OSHA required excavation slopes cannot be achieved. The temporary shoring should be designed by a licensed engineer and should take groundwater conditions into account.

<u>Fill</u>

Fill should be compacted to a density of 95.0 percent of its maximum density to its full depth. The maximum density should be determined in accordance with the ASTM D 1557 standard. A maximum thickness per layer of 6.0 inches is recommended for compaction. The lift thickness may be increased to 12.0 inches if a vibratory roller or loader is used for compaction. Compaction tests are recommended to confirm that the fill is compacted to the required density.



Excavated sand may be used as fill in areas where drainage is not required. If the amount of fill required exceeds the amount of material available on site, additional material will have to be imported. Soil brought to the site for structural fill should be sand meeting MDOT Class II requirements or ASTM requirements for an SP or SW which are the designations for clean sand.

Fill should not be placed over frozen ground, snow, or ice. Soil which contains frozen material should not be used as fill. During winter construction, removal of frozen ground may be necessary prior to placing fill.

Groundwater Management

Groundwater controls and dewatering may be necessary for the construction of the watermain if excavations encounter the water table or a significant quantity of perched water. Temporary well points and sumps may be used to control groundwater during construction. Dewatering in the launching and receiving pots will probably be required. A layer of open-graded stone placed over the bottom of excavation in conjunction with a sump should be sufficient to control water in excavations. Sheet piling may be necessary to control the size of excavation and simplify dewatering efforts. The design should include a hydraulic analysis to check for quick conditions.

Quality Control Testing

Compaction tests are recommended to confirm that in-situ soil and backfill are compacted to the specified density. The tests should be performed in accordance with the ASTM D 6938 standard. While fill is being placed, compaction tests should be performed at the rate of one test per 400 cubic yards of fill and throughout the depth of the fill with a minimum of five tests at each 1.0-foot elevation interval. Full time inspection is recommended while sand and fill are compacted in the construction area. The maximum density should be determined in accordance with ASTM D 1557 or ASTM D 4253 procedures.

The elevation of the surface should be monitored during the trenchless pipe installation. The monitoring should consist of elevation readings. The monitoring points should be located at the edge of pavement and at the center of the road. The monitoring points should be centered over the pipe and at points offset 50 feet on both sides of the centerline. At least two sets of elevation readings should be obtained prior to construction. Readings should be obtained on completion of the pipe installation.

A smooth 0.5 to 0.75-inch diameter rod should be used in conjunction with compaction tests to probe for loose areas in fill. A dynamic cone should not be substituted for compaction tests for evaluating fill. Testing should be performed by technicians supervised by a registered geotechnical engineer.



General Conditions & Reliance

The report was prepared in accordance with generally accepted practices of the geotechnical engineering profession. The scope of work consisted of performing twenty-eight (28) test borings and providing soil related recommendations for the design and construction of the proposed watermain installation. The scope of work did not include an environmental study or wetland determination.

The report and the associated test borings were prepared specifically for the previously described project and site. Soils & Structures should be consulted if a significant change in the scope of the project is made.

The test borings represent point information and may not have encountered all of the soil types and materials present on this site. This report does not constitute a guarantee of the soil or groundwater conditions or that the test borings are an exact representation of the soil or groundwater conditions at all points on this site.

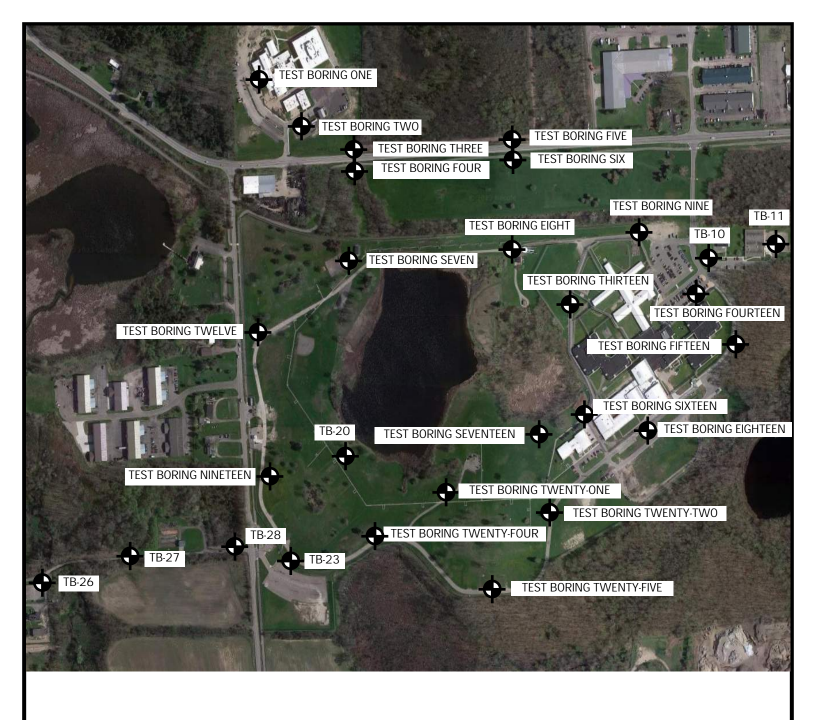
The descriptions and recommendations contained in this report are based on an interpretation of the test borings and laboratory tests. The test borings should not be used independently of the report. If soil conditions are encountered which are significantly different from the test borings, Soils & Structures should be consulted for additional recommendations.

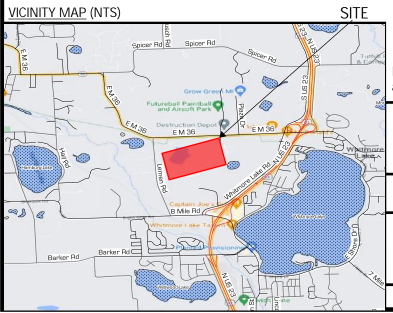
The report and test borings may be relied upon by Nowak & Fraus Engineers for the design, construction, permitting, and financing associated with the Woodland Center Correctional - Utility Program project located at 8701 and 9036 East M-36 in Green Oak Township, Livingston County, Michigan. The use of the report and test borings by third parties not associated with this project or for other sites has not been agreed upon by Soils & Structures. Soils & Structures does not recommend or consent to third party use or reliance of the report or test borings unless allowed to review the proposed use of these materials. Unless obtained in writing, consent to third party use should not be assumed. Third parties using the report or test boring logs do so at their own risk and are offered no guarantee or promise of indemnity.



Appendix

Test Boring Location Plan Test Boring Logs Laboratory Tests General Soil Information





TEST BORING LOCATION PLAN NTS



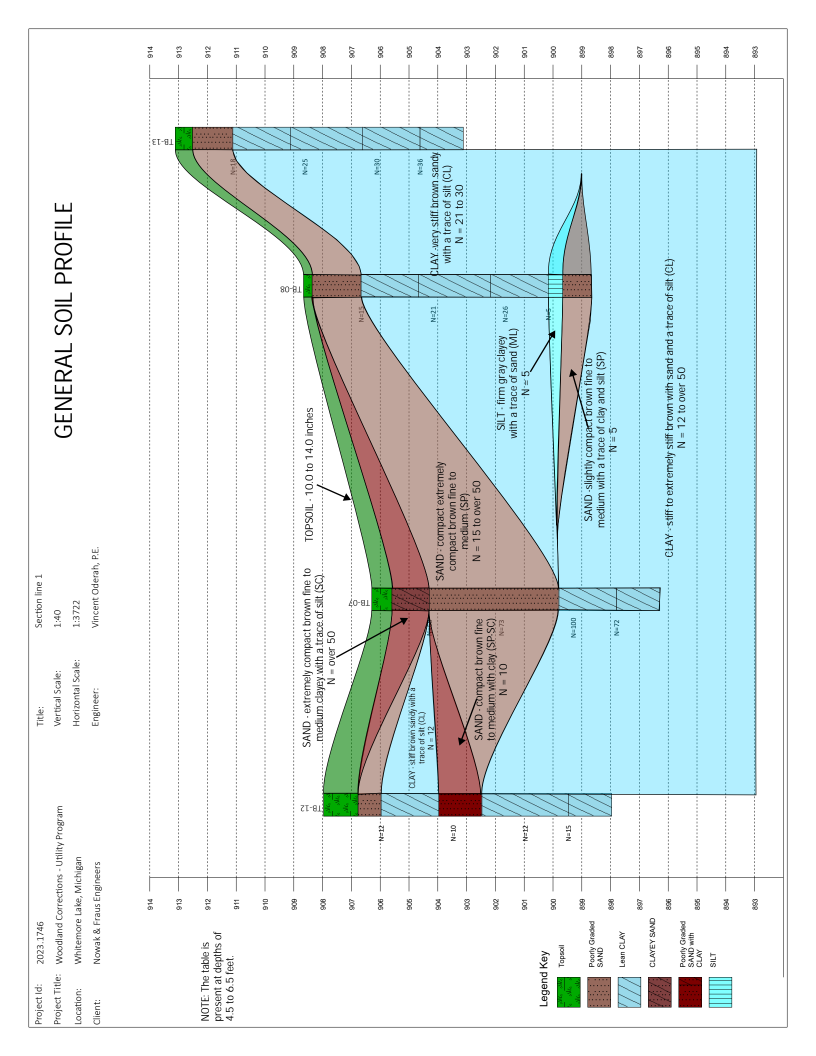
Note: The background of the test boring plan is a portion of an aerial photograph from Google Earth.

Woodland Center Correctional - Utility Program

Green Oak Township, Livingston County, Michigan

Soils & Structures, Inc. 6480 Grand Haven Road Muskegon, Michigan 49441

JOB NO.: 2023.1746 DATE: 11-03-2023



Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella Client: Nowak & Fraus Engineers Survey Datum: NAD 1983 StatePlane Michigan South Hole Depth: 10.00 Date Started: Oct 04 2023 Completed: Oct 04 2023 **Northing:** 344261.5 **Easting:** 13282525.3 **Elevation:** 904.87 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth Equipment: Diedrich D-50 **Ground Water Levels**

Hammer Type:Manual HammerAt Time of Drilling7.00' on Oct 04 2023 - Perched Water EncounteredNotes:End of Drilling9.00' on Oct 04 2023

	J		ype		%	S	a)	,en	ngth	9 §	A	tterbe Limit:		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Liquid		>	nscs
1	<u>alka alka</u>	TOPSOIL - brown sandy with a trace of gravel (5.0")	\prod											
2		SAND - dark brown fine to medium clayey												
3		with a trace of gravel CLAY - very stiff brown sandy with silt		SPT-A	87	19-20-17	37							CL
4														
6			Ă	SPT-B	80	10-10-18	28			14.1				CL
7		\overline{z} SILT - very stiff brown clayey with a trace of												
8		sand	Ă	SPT-C	93	12-14-18	32							ML
9		▼ SILT - very stiff brown clayey with a trace of sand gravel and lenses of sand	X	SPT-D	100	14-18-18	36			16.4				ML
10		9												
12														
13														
14														
15														
17														
18														
19														
20														
21														
23														
24														
25														
26														
27														
1 2 3 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 1														
30		Ann Arbor • Muskegon		т	raver	se City	•	Ha	per l	Danir	sula			
			00 <u>)</u>	933-39		oc City		Ор	pei i	Cilli	isuid			

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella Client: Nowak & Fraus Engineers Survey Datum: NAD 1983 StatePlane Michigan South Hole Depth: 10.00 **Northing:** 343995.2 **Easting:** 13282825.4 **Elevation:** Date Started: Oct 04 2023 Completed: Oct 04 2023 903.46 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth Equipment: Diedrich D-50 **Ground Water Levels** Manual Hammer ✓ At Time of Drilling Oct 04 2023 - Water Not Encountered Hammer Type:

	u		ype	<u>_</u>	%		au	en	ngth	% و	A	tterbe Limits	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture		Plastic Limit	Α	nscs
	6° 6	ASPHALT - (2.5")												
1		GRAVEL - gray medium to coarse (3.5") \$AND - brown fine to medium												
2		CLAY - stiff brown silty with a trace of sand	X	SPT-A	100	6-7-7	14							CL
4		CLAY - very stiff brown with a trace of silt and												
5 4		sand	X	SPT-B	100	12-13-17	30			10.6				CL
7		CLAY - very stiff brown with a trace of silt sand and gravel	Y	SPT-C	100	9-13-12	25		1.67	9.9				CL
9		CLAY - very stiff gray sandy with a trace of silt	\	SPT-D	100	6-9-33	42							CL
10	/ / /													
12														
13														
14														
15														
16														
17														
19														
20														
21														
22														
23														
24														
26														
27														
28														
29														
30 -		Ann Arbor • Muskegon	•	Т	ravers	se City	•	Up	per l	 Penir	sula			
			00)	933-39										

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program Project Number: 2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:20.00Date Started:Oct 03 2023Completed:Oct 03 2023Northing:343858.1Easting:13283129.1Elevation:902.35

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	ņ		ype	<u>.</u>	% /	s	<u>a</u>	en	ingth	.e (%		terbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid Limit	Plastic Limit	Plasticity Index	nscs
1	000000	GRAVEL - brown fine to coarse with cobbles												
3		CLAY - stiff brown sandy	X	SPT-A	80	5-5-7	12			14.3	23	15	8	CL
5 6			X	SPT-B	47	6-5-4	9			14.5				CL
7 8		CLAY - firm brown silty with a trace of sand	X	SPT-C	87	3-3-3	6			23.6				CL
9 10		CLAY - stiff brown with sand and a trace of silt and gravel	¥	SPT-D	87	6-9-11	WO H 20		2.76	11.0				CL CL
11 12 13		CLAY - very stiff brown with a trace of silt and sand	Y	SPT-E	80	10-13-16	29							CL
14		CLAY - stiff gray sandy with a trace of silt	X	SPT-F	80	6-7-9	16			9.8				CL
16 17 18 18		SAND - very compact gray fine to coarse clayey with a trace of silt	X	SPT-G	73	9-9-12	21			8.9				SC
19 20		CLAY - stiff gray sandy with a trace of silt	X	SPT-H	100	6-8-8	16							SC
20														
26														
24														
30		Ann Arbor • Muskegon	•			se City	•	Up	per f	Penin	sula			
		(8)	υO)	933-39	59									

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746

Project Location:Whitemore Lake, MichiganLogged By: J ChristopherReviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:20.00Date Started:Oct 03 2023Completed:Oct 03 2023Northing:343812.3Easting:13283131.8Elevation:902.88

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

_	<u>i</u>		ype	-a	% ^	, s	ā)en	ength	re (%)		tterbe	-	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid	Plastic Limit	Plasticity Index	nscs
	<u>alk alk</u>	TOPSOIL - dark brown sandy (4.0")												
1		SAND - dark brown fine to coarse with a trace of clay and gravel												
2 =	7777	CLAY - stiff brown sandy	1	SPT-A	73	4-4-4	8							CL
3		<u> </u>		31 1 71	/ 3		Ü							
4 =	1///	SAND - compact brown fine to medium												
5		clayey gravelly	X	SPT-B	67	6-10-4	14			14.4				SC
6														
7		CLAY - firm brown silty with a trace of sand	▼	CDT 6	-		_							
8	/:/:/:/	SAND - slightly compact brown fine clayey	A	SPT-C	80	3-4-3	7			21.0				CL
9	////		_											
10	////	CLAY - stiff brown with sand and a trace of silt	Y	SPT-D	100	6-7-10	17							CL
11	////	and gravel												
12	////	CLAY - very stiff brown with sand	┏											
13			X	SPT-E	53	12-22-23	45							CL
10 11 12 13 14 15 16 16 16 16 17 16 17 16 17 17 17 17 17 17 17 17 17 17 17 17 17	////	CLAY 1:11 11 11 11	-											
15		CLAY - very stiff gray sandy gravelly with a trace of silt	♥	SPT-F	90	9-10-15	25			6.4				CL
16	////	trace of sitt		371-F	80	9-10-15	25			0.4				CL
		CLAY - stiff gray sandy with a trace of gravel	_											
10	////	ς , ,	I	SPT-G	67	10-7-9	16		1.28	8.7				CL
10	////				1									
19			Å	SPT-H	87	7-9-9	18			8.2				CL
20														
21														
17 18 19 20 21 22 23 23														
24														
25														
26														
27														
24 25 26 27 28 29 30														
29														
30		Ann Arbon a Basalagas		-	rov:	so City		11	no: '	Pori	- Cula			
		Ann Arbor • Muskegon	۰ ۱۵۸	ı 933-3 <u>9</u> (se City	•	Uţ	per l	renir	isula			
		<u>lo</u>	JU)	999-33	,55									

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location:Whitemore Lake, MichiganLogged By: J ChristopherReviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:20.00Date Started:Oct 03 2023Completed:Oct 03 2023Northing:343908.1Easting:13284119.9Elevation:908.27

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

_	ပ		ype	_	%	s	a a	uə,	ngth	%) (%)		tterbe Limit:	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid		>	NSCS
1	0.000	GRAVEL - brown fine to coarse (3.0") SAND - brown fine to medium gravelly												
3		SAND - slightly compact brown fine to medium clayey with a trace of gravel	X	SPT-A	47	3-2-3	5							sc
5 6		SAND - compact brown fine to medium clayey	X	SPT-B	80	3-5-9	14			9.2				SC
7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9		SAND - compact brown fine to medium	X	SPT-C	73	8-9-9	18							SC
10 11		SAND - very compact brown fine to medium clayey	X	SPT-D	80	6-9-12	21			13.3				SP
12 13 14 14 14 14 14 14 14 14 14 14 14 14 14		SAND - compact brown fine silty with a trace of gravel	X	SPT-E	80	6-9-9	18							SM
15		SAND - compact brown fine to coarse with a trace of clay and gravel	X	SPT-F	80	7-6-7	13			5.4				SP
17 <u>1</u>			X	SPT-G	80	10-15-15	30							SP
19 20		SAND - very compact brown fine to coarse with a trace of clay and gravel	X	SPT-H	100	20-22-23	45							SP
20 21 22 23														
25														
24														
30		Ann Arbor ◆ Muskegon	•	Т	raver	se City	•	Up	per l	Penin	sula			
			00)	933-39		•		•	-					

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:20.00Date Started:Oct 03 2023Completed:Oct 03 2023Northing:343873.6Easting:13284122.4Elevation:908.33

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	ú		ype	<u> </u>	%		a	en		ngth	٩	(%	Δ	tte Lin	rbe nits	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen	(tst)	Shear Strength (tsf)	Moisture	Content (Liquid	Ι.,		Plasticity Index	NSCS
	عالد عالد	TOPSOIL - dark brown sandy (7.0")	\top														
1		SAND - brown fine to coarse gravelly															
1 1 2 3 4 5 6 7 8 9 10 11 11 11 11 11 11		SAND - compact brown fine clayey	X	SPT-A	80	4-4-4	8				15.	8					SC
4		SAND - very compact brown fine to medium															
6		clayey with a trace of gravel	X	SPT-B	93	10-15-21	36										SC
7			Y	SPT-C	110	23-40	40				7.:	1					sc
8 9																	
10			Y	SPT-D	87	24-24-25	49				6.:	1					SC
		CAND	▮		1												
12		SAND - very compact brown fine to medium	Y	SPT-E	87	15-14-14	28										SP
13				J L]												
12 13 14 15 15 16 16 16 16 17 17 17 17 17 17 17 17 17 17 17 17 17			▼	SPT-F	80	11 12 14	26				4.	,					SP
				371-5	- 80	11-12-14	26				4.	'					SP
17			V														
18				SPT-G	87	12-12-11	23										SP
20 21 22 23 23 23		SAND - compact brown fine to coarse with a trace of clay	X	SPT-H	100	8-8-11	19				14.	4					SP
20					1												
21 22																	
23																	
24																	
25																	
26																	
24																	
28																	
29																	
30 -		Ann Arbor Muskegon	•	Т	raver	se City	•		Up	per	Pen	ins	sula				
		(8	00)	933-39	959												

Sheet 1 of 1

SOILS & STRUCTURES

 Project Name:
 Woodland Corrections - Utility Program
 Project Number:
 2023.1746

Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 11 2023Completed:Oct 11 2023Northing:343297.8Easting:13283096.0Elevation:906.29

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

Hammer Type: Manual Hammer

✓ At Time of Drilling 4.50' on Oct 11 2023 - Perched Water Encountered

	S		уре	<u>_</u>	%	so.	e	en	ngth	.e (%)	A	tterbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%		Plastic Limit	/	NSCS
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	sWe sWe	TOPSOIL - dark brown sandy with a trace of clay and gravel (8.0") SAND - brown fine to medium clayey with a trace of silt SAND - extremely compact brown fine to medium	X	SPT-A	80	32-39-29	68			10.4				SP
5			X	SPT-B	60	30-34-39	73			12.6				SP
7 Third 1 1 1 1 1 1 1 1 1		CLAY - extremely stiff brown with a trace of silt and sand	X	SPT-C	48	50/0.42'	50/5 "							CL
9 10		CLAY - extremely stiff brown with sand and a trace of silt	X	SPT-D	67	32-40-32	72			12.1				CL
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
30		Ann Arbor • Muskegon	•	Ti 933-39		se City	•	Up	per l	Penin	sula			

Sheet 1 of 1

10.00



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K MartellaClient:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:

 Date Started:
 Oct 05 2023
 Completed:
 Oct 05 2023
 Northing:
 343368.6
 Easting:
 13284099.7
 Elevation:
 908.66

 Drilling Method:
 3-1/4" Hollow Stem Auger
 Frost Depth
 908.66

Equipment: Diedrich D-50 Ground Water Levels

	ں		уре	<u>_</u>	%/	10	a	en	ngth	ر % و	A	tterbe Limit	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	,	Plastic	ج.	NSCS
	عاد عاد	TOPSOIL - brown sandy (4.0")	\top											
1 2	777	SAND - brown fine to coarse with a trace of —gravel												
1		CLAY - stiff brown sandy with silt	X	SPT-A	80	6-7-8	15							CL
4		CLAY - very stiff brown sandy with silt and a	⊌											
5 6		trace of gravel	X	SPT-B	80	8-9-12	21			12.9				CL
7		CLAY - very stiff brown sandy with a trace of	v											
8		silt		SPT-C	100	9-12-14	26		3.03	12.3				CL
9			∤ Y	SPT-D	87	7-2-3	5			16.4				ML
10		medium with a trace of clay and silt												
11														
12														
13														
9														
16														
17														
18														
19														
20														
21														
22														
23														
24														
25														
26														
27														
28														
24 25 26 27 28 29 29 30														
30 -		Ann Arbor • Muskegon	•	Т	raver	se City	•	Up	per l	 Penir	ısula			
			00)	933-39		•		•						

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 05 2023Completed:Oct 05 2023Northing:343464.0Easting:13284900.5Elevation:916.71

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 Ground Water Levels

_	U		ype	<u></u>	%		a	ne,	ngth	, Le	A	tterbe Limits	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%		Plastic Limit	Α	nscs
		SAND - brown fine to coarse gravelly												
1 2		SAND - dark brown fine to coarse with a trace —of gravel												
3		CLAY - stiff brown sandy with a trace of silt	X	SPT-A	67	7-9-8	17							CL
4 5		CLAY - very stiff brown with a trace of silt and sand	▼	SPT-B	90	0 12 12	25			16.6				
6		Sanu	A	3P1-B	80	9-12-13	25			16.6				CL
7 8			Y	SPT-C	87	9-10-13	23							CL
2		CLAY - extremely stiff brown with sand and a trace of gravel	X	SPT-D	87	10-22-32	54			10.8				CL
10		.												
12														
13 14														
15														
16														
18														
19 20														
21														
22														
24														
25														
27														
28														
30														
_		Ann Arbor • Muskegon	•	T 933-39		se City	•	Up	per l	Penin	sula			

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 13 2023Completed:Oct 13 2023Northing:343327.3Easting:13285378.0Elevation:917.04

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	ú		ype	<u>_</u>	%		വ	en	ngth	و % يو	A	tterbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%		Plastic Limit	Α	nscs
1	alk alk a alk a / / /:	TOPSOIL - dark brown sandy with a trace of \$\int\silts(11.0")\$												
2		SAND- very compact brown clayey gravelly	▼	CDT A	00	0.10.13	22			7.1				
3 4	. /// :	SAND - very compact brown fine to coarse		SPT-A	80	8-10-12	22			7.1				SC
_		with gravel CLAY - very stiff brown with silt and a trace of sand	X	SPT-B	73	8-12-13	25							CL
5			X	SPT-C	100	7-11-14	25		2.36	12.8				CL
9		CLAY - very stiff brown with a trace of silt sand and gravel	X	SPT-D	100	12-20-29	49							CL
11 12														
13														
14														
16														
17														
18														
20														
21														
22														
23 24														
25														
26														
27														
29														
30		Ann Arbor • Muskegon		T	raver	se City	•	Un	per f	Penin	sula			
			00)	933-39										

Sheet 1 of 1



 Project Name:
 Woodland Corrections - Utility Program
 Project Number:
 2023.1746

Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 12 2023Completed:Oct 12 2023Northing:343411.2Easting:13285805.9Elevation:912.35

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

Hammer Type: Manual Hammer

✓ At Time of Drilling 1.80' on Oct 12 2023 - Perched Water Encountered

			be		%			چ	gth	a 28		tterbe Limits	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid		Plasticity Index	USCS
1		ASPHALT - (4.0") GRAVEL - gray fine to coarse sandy (20.0")												
3		SILT - very stiff brown with a trace of clay and sand	X	SPT-A	67	7-11-13	24							ML
5			X	SPT-B	100	8-10-12	22		1.57	11.6				ML
7		CLAY - very stiff brown with gravel and a trace of silt and sand	Y	SPT-C	80	32-16-15	31			11.2	28	15	13	CL
9			X	SPT-D	87	10-18-18	36							CL
11 12														
13 14														
15 16														
17 18 18 18 18 18 18 18 18 18 18 18 18 18														
19 20														
21 22														
23 -														
25 26														
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
30		Ann Arbor ◆ Muskegon	•	Tı	ravers	se City	•	Up	per f	Penin	sula			
29 30		_		Tı		se City	•	Up	per I	Penin	sula			

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 11 2023Completed:Oct 11 2023Northing:342911.4Easting:13282556.2Elevation:907.97

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	U		уре	<u></u>	%/	18	a	en	ngth	, Le	A	tterbe Limit	s	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid		Plasticity Index	NSCS
1 12 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 30	sales sales sales sales sales sales	TOPSOIL - dark brown clayey sandy with a trace of gravel (14.0") SAND - brown fine to medium CLAY - stiff brown sandy with a trace of silt SAND - compact brown fine to medium with clay CLAY - stiff brown with a trace of silt and sand CLAY - stiff gray with a trace of silt and sand	X	SPT-A SPT-B SPT-C SPT-D	53 67 80 87 WCON	5-6-6 3-5-5 3-4-8 5-6-9	12 10 12 15	Pocke (tc	Shear S (te	10.2		Plasti	Plastici	SP- SC CL CL
25 26 27 28 29 29 30														
		Ann Arbor • Muskegon (80	• (00	T 933-39		e City	•	Up	per l	Penir	sula			

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746

Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 12 2023Completed:Oct 12 2023Northing:343084.7Easting:13284477.0Elevation:913.12

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	, ,			ı										
			e		%			_	Shear Strength (tsf)		At	tterbe		
ج ا	ازد		ĭ)er	<u>ج</u> ر	rts	ne	Pe (eng Gen	ure t (%	 	Limits		S
Depth	Graphic	Material Description	e	Number	Sovery	Blow	N-Value	ket F (tsf)	Stre (tsf)	ist	면 보	ي ي	i ty	USCS
	ַ פֿ		Sample Type	Ž	Recovery % RQD	ш 3	ż	Pocket Pen (tsf)	ear (Moisture ontent (%	Liquid	Plastic Limit	Plasticity Index	ر
			Š		<u>~</u>			_	Sh	٥		٦ م		
-	316 316	TOPSOIL - dark brown sandy with a trace of												
1		clay (7.0")	1											
2 -	777	SAND - brown fine to coarse gravelly with a												
3 -		trace of clay		SPT-A	80	6-8-10	18							CL
4		CLAY - stiff brown sandy with a trace of silt			-									
4		and gravel	1_		-									
5		CLAY - very stiff brown with a trace of silt and	X	SPT-B	87	8-11-14	25			11.4				CL
6	1///	sand	-		ł									
7 -	1///	CLAY - very stiff brown with sand gravel and a	_		-									
Q -		trace of silt		SPT-C	100	6-12-18	30							CL
		CLAY - very stiff brown with a trace of silt and			1									
9 -	1///	sand	X	SPT-D	100	12-16-20	36		2.32	13.9				CL
10	///	Jana			1									
11														
12														
12														
13														
14														
15														
16														
17														
18														
10														
19														
20														
21														
22														
23 -														
2/1														
25														
25														
26														
27														
28														
29														
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
30		Ann Arbor Muskegon	•	T	raver	se City	•	Up	per l	l Penin	sula	L		
		_	00)	933-39										
												•		

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 13 2023Completed:Oct 13 2023Northing:343122.7Easting:13285279.0Elevation:917.25

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

ASPHALT - (4.0") GRAVEL - gray fine to coarse sandy (16.0") SAND - compact brown fine CLAY - stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt SPT-B SPT-B SPT-B SPT-B SPT-C 100 8-12-15 27 CLAY - very stiff brown with a trace of silt and sand and gravel		ပ		ype	<u>.</u>	%	s	a	en	ngth	e (%		tterbe Limits	
GRAVEL - gray fine to coarse sandy (16.0") SAND - compact brown fine CLAY - stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-D SPT-	Depth	Graphic	Material Description	Sample T	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Stre (tsf)	Moisture Content (%	Liquid		USCS
SAND - compact brown fine CLAY - stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-C SPT-D 87 SPT-B 87 SPT-B 87 SPT-C CLAY - very stiff brown with a trace of silt and sand SPT-C SPT-C SPT-D 87 SPT-D 87 SPT-D 87 SPT-D 87 SPT-D 87 SPT-D 87 SPT-D SPT-C CL SPT-D SPT-C SPT-D SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-D SPT-C SPT-D SPT-D SPT-D SPT-C SPT-D SPT-C SPT-D SPT-D SPT-C SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-D SPT-C SPT-C SPT-D SPT-C SPT-C SPT-C SPT-C SPT-C SPT-D SPT-C SPT-		್ರ ಿ												
CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-B SPT-C 100 8-12-15 27 SPT-D 87 13-19-23 42 CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-B SPT-C 100 8-12-15 27 SPT-D 87 13-19-23 42 CLAY - very stiff brown with a trace of silt and sand SPT-B SPT-C 100 8-12-15 27 SPT-D 87 13-19-23 42	1	ૢૺ૾ૺૢ૽૽												
CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt sand and gravel CLAY - very stiff brown with a trace of silt sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-D SPT-D SPT-D 100 8-12-15 27 87 13-19-23 42 CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-D 100 8-12-15 27 87 13-19-23 42 CLAY - very stiff brown with a trace of silt and sand SPT-D 100 8-12-15 27 87 13-19-23 42	1 -			V	CDT 4		5.6.40	4.5			40.0			
CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-D SPT	3			Å	SPI-A	87	5-6-10	16			12.9			SP
SPT-B	4			v										
CLAY - very stiff brown with a trace of silt and sand and gravel CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown with a trace of silt and sand SPT-D SP	5		sand	X	SPT-B	53	13-14-15	29			12.3			CL
SPT-C 100 8-12-15 27	7		CLAY - very stiff brown with a trace of silt	_										
CLAY - very stiff brown with a trace of silt and sand 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 28 29 20 20 21 21 22 23 24 25 26 27 28 28 29 20 20 20 20 21 21 22 23 24 25 26 27 28 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20	8			X	SPT-C	100	8-12-15	27						CL
10	9 -			X	SPT-D	87	13-19-23	42						CL
11 quantum particular 11 quantum 11 quantum particular 11 quantum	10			_										
12 - Testing 1	11													
13 -	12													
14 — — — — — — — — — — — — — — — — — — —	13													
15 — — — — — — — — — — — — — — — — — — —	14													
16 -	15													
17 Table 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	16													
18 19 20 19 20 21 19 22 23 19 24 25 26 27 28 28 29 29 29 29 29 29 29 29 29 29 29 29 29	17													
19 19 20 21 International Properties 22 International Properties 23 24 International Properties 25 26 International Properties 27 International Properties 28 International Properties 28 International Properties 29 International Properties 29 International Properties 20 Intern	18													
20 — — — — — — — — — — — — — — — — — — —	19													
21 — — — — — — — — — — — — — — — — — — —	20													
21	20													
22 Tall	21													
24	22													
24 - Tall	23													
26 - The state of	24 7													
	26													
	27													
\cdot	28													
	29													
Ann Arbor • Muskegon • Traverse City • Upper Peninsula	30 -		Ann Arbor • Muskegon	•	Tı	raver	se Citv	•	Un	per l	 Penin	sula		
(800) 933-3959				001						,				

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella Client: Nowak & Fraus Engineers Survey Datum: NAD 1983 StatePlane Michigan South Hole Depth: 10.00 Date Started: Oct 12 2023 Completed: Oct 12 2023 **Northing:** 342903.4 **Easting:** 13285532.8 **Elevation:** 916.50 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth Equipment: Diedrich D-50 **Ground Water Levels** Manual Hammer ✓ At Time of Drilling 7.00' on Oct 12 2023 - Perched Water Encountered

Hammer Type: Notes:

	u		/pe	<u>.</u>	%		d)	en	ngth	% e		tterbe Limits	_	
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid Limit	Plastic Limit	/	nscs
1 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 12 22 23 1		GRAVEL - gray fine to coarse with a trace of clay and sand (12.0") —CLAY - brown silty sandy CLAY - very stiff brown sandy with a trace of silt CLAY - stiff brown sandy with silt ———————————————————————————————————	X	SPT-A SPT-B SPT-C SPT-D	80 100 80	10-11-13 9-10-9 20-21-17 12-13-18	24 19 38	Poc	Shear	11.4 18.5 12.4		Plas	Plasti Indi	CL CL CL
20 IIII 22 IIII 22 IIII 24 III 25 III 26 III 27 III 28 III 29 III 30 III		Ann Arbor • Muskegon	•			se City	•	Up	per l	Penin	sula			
17 - 18 - 19 - 20 - 19 - 21 - 22 - 23 - 24 - 25 - 26 - 27 - 28 - 29 - 30		_	• 000)	T 933-39		se City	•	Up	per I	Penin	sula			

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746

Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:2.50Date Started:Oct 12 2023Completed:Oct 12 2023Northing:342484.5Easting:13284586.2Elevation:914.76

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

Hammer Type: Manual Hammer

	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	iviariaar riarriirer
Notes:		

			/pe	_	%			en	ngth	ک و	·	Atterb Limit	_	
Debil	Graphic	Material Description	Sample Type	Number	Recovery % RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Liquid	Plastic	>	000
	316 316 316 3	TOPSOIL - dark brown clayey sandy with a												
		trace of silt (10.0") CLAY - extremely stiff brown sandy with a				/								
	////	trace of silt	X	SPT-A	43	50/0.46'	50/6			9.9				(
1														
1														
		Ann Arbor • Muskegon	•	Tı 933-39		se City	•	U	per	Peni	nsula	1		

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Project Location: Whitemore Lake, Michigan Logged By: J Christopher Reviewed By: K Martella Client: Nowak & Fraus Engineers Survey Datum: NAD 1983 StatePlane Michigan South Hole Depth: 10.00 Date Started: Oct 12 2023 Completed: Oct 12 2023 **Northing:** 342410.3 **Easting:** 13284267.5 **Elevation:** 905.24 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

Manual Hammer ✓ At Time of Drilling 3.00' on Oct 12 2023 - Perched Water Encountered Hammer Type:

_	ပ		ype	<u>.</u>	% /	v	a	en	ngth	.e (%		tterbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery % RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid	Plastic Limit	Plasticity Index	nscs
1 2	316 316 3 316	TOPSOIL - dark brown clayey sandy with a trace of silt (8.0") CLAY - stiff brown sandy with a trace of silt			-									
3 4			/X	SPT-A	80	8-8-10	18			22.4				CL
5		SAND - compact brown fine to medium clayey with a trace of gravel		SPT-B	67	9-9-10	19			9.1				sc
7 8		SILT - stiff gray with a trace of clay SILT - stiff gray clayey	X	SPT-C	87	6-8-8	16							ML
9		<u> </u>	X	SPT-D	80	4-4-5	9			16.5				ML
7														
24 25 26 27 28 29 30														
30		Ann Arbor ◆ Muskegon	•			se City	•	Up	per l	Penin	sula			
		8)	<u>(00</u>	933-39	959									

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Whitemore Lake, Michigan Project Location: Logged By: J Christopher Reviewed By: K Martella Client: Nowak & Fraus Engineers Survey Datum: NAD 1983 StatePlane Michigan South 10.00 Hole Depth: Date Started: Oct 12 2023 Completed: Oct 12 2023 **Northing:** 342406.6 **Easting:** 13284961.6 **Elevation:** 915.22 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth Equipment: Diedrich D-50 **Ground Water Levels** Hammer Type: Manual Hammer ✓ At Time of Drilling Oct 12 2023 - Water Not Encountered

			əc	_	%			ے	gth	1.	(%	A	tterk		
Depth	Graphic	Material Description	Sample Type	Number	Recovery % RQD	Blow Counts	N-Value	Pocket Pen	Shear Strength	Moisture	Content (%)	Liquid Limit	Plastic imi	Plasticity Index	NSCS
1	000	ASPHALT - (4.0")	\Box												
2		GRAVEL - brown fine to coarse gravelly (10.0")			-										
3 mm/mm/mm/mm/mm/mm/mm/mm/mm/mm/mm/mm/mm/		CLAY - very stiff brown sandy with a trace of silt and gravel	X	SPT-A	100	7-9-12	21								CL
5			X	SPT-B	100	12-16-18	34			1:	1.1				CL
7		SILT - very stiff to extremely stiff brown with a trace of sand and gravel	X	SPT-C	0	13-19-25	44								ML
9			X	SPT-D	47	18-25-26	51			12	2.4				ML
10															
12															
13 🚪															
14 🚪															
L5 🚪															
L6 🚪															
7															
L8 🗍															
.9 I															
1															
22															
23 🚪															
24															
25 🚪															
26															
27															
28 29															
30															
		Ann Arbor • Muskegon	•	933-39		se City	•	U	pper	Pe	nin	sula			

Sheet 1 of 1



 Project Name:
 Woodland Corrections - Utility Program
 Project Number:
 2023.1746

Project Location:Whitemore Lake, MichiganLogged By: J ChristopherReviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 11 2023Completed:Oct 11 2023Northing:342155.3Easting:13282620.1Elevation:908.07

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	u		/pe	<u>.</u>	%		0)	eu	ngth	ۇ بو	P P	tterbe		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Liquid	Plastic	Α	nscs
	alta alta ta alta si	TOPSOIL - dark brown clayey sandy (12.0")												
1		CLAY - dark brown sandy with a trace of silt												
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20		CLAY - very stiff brown sandy with a trace of silt	X	SPT-A	87	11-15-22	37							CL
4		CLAY - extremely stiff brown with a trace of	v											
5		silt and sand	Ă	SPT-B	80	29-39-32	71			10.5	5			CL
7		CLAY - very stiff brown with a trace of silt and												
8		sand	X	SPT-C	100	13-15-18	33			11.9	9			CL
9 10			X	SPT-D	100	9-11-13	24							CL
11														
12														
13														
14														
15														
16														
18														
19														
20														
21														
22														
23														
24														
25														
27														
28														
29														
30										<u> </u>	╆.			
		Ann Arbor • Muskegon	۰ ۱۵۱	T 933-39		se City	•	Up	per l	Peni	nsula			

Sheet 1 of 1



Manual Hammer

Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Whitemore Lake, Michigan Project Location: Logged By: J Christopher Reviewed By: K Martella Survey Datum: NAD 1983 StatePlane Michigan South 10.00 Client: Nowak & Fraus Engineers Hole Depth: Date Started: Oct 11 2023 Completed: Oct 11 2023 **Northing:** 342262.9 **Easting:** 13283077.6 **Elevation:** 907.81 **Drilling Method:** 3-1/4" Hollow Stem Auger Frost Depth Equipment: Diedrich D-50 **Ground Water Levels**

✓ At Time of Drilling Oct 11 2023 - Water Not Encountered

Hammer Type: Notes:

	v		ype	<u>.</u>	%	60	a	eu	ngth	و ق بو	<i>P</i>	tterb Limit		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Liquid		Plasticity	NSCS
1 2 3 3 4 5 6 10 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 11 12 22 22 23	sMc sMc	TOPSOIL - dark brown sandy with a trace of clay and silt (8.0") SAND - dark brown fine to medium clayey with a trace of silt CLAY - very stiff brown with a trace of silt and sand CLAY - very stiff brown sandy with a trace of silt CLAY - stiff brown with sand and a trace of silt CLAY - firm brown with silt and sand	X	SPT-A SPT-B SPT-C SPT-D	60 80 40	9-15-15 5-4-5 2-2-4	44 30 9 6	Poc!	Shear	11.9 12.1 13.1) L	Plast	Plasti Inde	Cr Cr Cr
24 25 26 27 28 29 30		Ann Arbor • Muskegon	•	Ti	raver	se City	•	Uį	oper	Peni	nsula			
			00)	933-39		•			•					

Sheet 1 of 1



 Project Name:
 Woodland Corrections - Utility Program
 Project Number:
 2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 11 2023Completed:Oct 11 2023Northing:342076.9Easting:13283754.4Elevation:911.35

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

_	U		ype	<u>_</u>	%	s	a a	en	ngth	ۇ يو	A	tterbe		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen	Shear Strength	Moisture	Liquid Limit		Plasticity Index	nscs
1 -	<u>alk alk</u> s alk s alk alk	TOPSOIL - dark brown clayey sandy (14.0")												
	////	CLAY - brown silty sandy												
3		CLAY - very stiff brown with sand and a trace of silt	X	SPT-A	87	8-13-18	31							CL
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 11 22 11 22 23 15			X	SPT-B	100	13-15-20	35			10.2	2			CL
7		SILT - very stiff brown clayey with a trace of	₩											
8		sand	A	SPT-C	87	7-13-15	28							ML
9		SILT - very stiff brown clayey sandy	X	SPT-D	80	7-11-12	23			9.7				ML
10			\lceil											
12														
13														
14														
15														
17														
18														
19														
20														
21														
23														
24														
25														
26														
27														
28														
24 25 26 27 28 29 30														
		Ann Arbor • Muskegon	•			se City	•	U	pper	Peni	nsula	1		
		(8	UO)	933-39	159									

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 12 2023Completed:Oct 12 2023Northing:341976.5Easting:13284379.2Elevation:914.49

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

	Ú		уре	_	% /	ب	a	en	ngth	.e (%)	At	tterbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid	Plastic Limit	/	NSCS
1 1	1 :/::/: 4	TOPSOIL - dark brown sandy with a trace of clay and gravel (10.0") SAND - dark brown fine to medium clayey gravelly	\	SPT-A	67	0.0.0	17							CI
3 4 4 5 1 5		CLAY - stiff brown sandy with a trace of silt CLAY - very stiff brown sandy with a trace of silt		SPT-B	67 80	9-9-8 8-13-16	17 29			14.0				CL
6 7		3110	A V	SPT-C	_	16-15-20	35			11.0				CL
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30		CLAY - very stiff brown sandy with lenses of sand	A	SPT-D		16-19-18	37			11.0				CL
11 12														
14 15														
16 17 18 18 18 18 18 18 18 18 18 18 18 18 18														
19 10 10 10 10 10 10 10														
22 23														
25														
27 28														
30		Ann Arbor • Muskegon	•	Ti 933-39		se City	•	Up	per I	Penin	sula			

Sheet 1 of 1



Diedrich D-50

Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Whitemore Lake, Michigan Project Location: Logged By: J Christopher Reviewed By: K Martella Survey Datum: NAD 1983 StatePlane Michigan South 10.00 Client: Nowak & Fraus Engineers Hole Depth: Date Started: Oct 13 2023 Completed: Oct 13 2023 **Northing:** 341698.6 **Easting:** 13282741.5 **Elevation:** 906.49

Ground Water Levels

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Notes:

Equipment:

_	J		ype	۲	%	10	a	en	ngth	.e %	A	tterbe Limits		
Depth	Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture Content (%)	Liquid	Plastic Limit	>	USCS
	<u>alk alk</u> k alk s	TOPSOIL - dark brown clayey sandy (10.0")												
1		CLAY - brown silty sandy												
2		CLAY - very stiff brown sandy with a trace of	Y	SPT-A	47	8-10-13	23			10.1				CL
4		silt												
5			Y	SPT-B	100	10-11-12	23							CL
6			▲	3115	100	10 11 12	23							
7			▼			40.40.45	20							
8				SPT-C	100	12-13-15	28							CL
9			X	SPT-D	100	8-12-15	27			11.5	26	14	12	CL
10			_											
12														
13														
14														
15														
16														
17														
18														
20														
21														
22														
23														
24														
25														
20 7														
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
29														
30		Ann Ankan a Maraka	L	_		- Cit								
		Ann Arbor • Muskegon (8	• (00	۱۱ 9 33-3 9 ه		se City	•	Up	per l	renin	isula			

Sheet 1 of 1



Project Name: Woodland Corrections - Utility Program **Project Number:** 2023.1746 Whitemore Lake, Michigan Project Location: Logged By: J Christopher

Reviewed By: K Martella

Survey Datum: NAD 1983 StatePlane Michigan South 10.00 Client: Nowak & Fraus Engineers Hole Depth: Date Started: Oct 11 2023 Completed: Oct 11 2023 **Northing:** 341824.7 **Easting:** 13283282.5 **Elevation:** 908.84

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels** Hammer Type: Manual Hammer ✓ At Time of Drilling Oct 11 2023 - Water Not Encountered

			e		%			_	멅		A	tterbe		
ي.	ازد		Ž	er	ے د	r ts	ne	Pel (eng (ure t (%		Limits	1	S
Depth	Graphic	Material Description	ble	Number	Sovery	Blow	N-Value	ket F (tsf)	Stre (tsf)	Moisture ontent (%	별	뱕	city	nscs
	ō		Sample Type	ž	Recovery % RQD	ت ت	Ż	Pocket Pen (tsf)	Shear Strength (tsf)	ž §	Liquid	Plastic Limit	Plasticity Index	_
	.dzdz.		S						ঠ			_	ᇫ	
1		TOPSOIL - dark brown clayey sandy (9.0") CLAY - brown with a trace of silt and sand	-											
2			_											
2		CLAY - very stiff brown with sand with a trace	Y	SPT-A	80	13-15-19	34			11.1				CL
3	1///	of silt	1		-									
4			▼											
5			X	SPT-B	87	8-11-13	24							CL
6	////													
/	////		Y	SPT-C	100	8-13-15	28		2.23	11.0				CL
8		CLAY - very stiff brown with a trace of silt			-									
9 -		sand and gravel	X	SPT-D	87	21-12-13	25			11.5				CL
10														
11														
12														
13														
14														
15														
17														
18														
19														
20														
21														
22														
23														
24														
25														
26														
27														
28														
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
30														
		Ann Arbor • Muskegon	•			se City	•	Up	per I	Penin	sula			
		(8)	UU)	933-39	159									

Sheet 1 of 1



 Project Name:
 Woodland Corrections - Utility Program
 Project Number:
 2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 11 2023Completed:Oct 11 2023Northing:341566.1Easting:13283978.2Elevation:918.59

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

						1		1		ı				
			be		%			<u></u>	gth	" 28	A	tterbe Limits	_	
Depth	Graphic	Material Description	e Ty	Number	covery	Blow	alue	ket Pe (tsf)	Stren (tsf)	sture nt (9				USCS
Del	Gra	Material Description	Sample Type	Nun	Recovery % RQD	Se G	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture ontent (%	Liquid Limit	Plastic Limit	Plasticity Index	ns
	.dzdz.		Š		<u> </u>			-	Sh				Pla	
1	5 31/2 S	TOPSOIL - dark brown clayey sandy with a trace of gravel (10.0")												
2		CLAY - brown silty sandy												
3		CLAY - very stiff brown sandy with a trace of	X	SPT-A	80	10-15-16	31			11.2				CL
4		Silt	-											
5		CLAY - very stiff brown with a trace of silt sand and gravel	Y	SPT-B	80	8-14-17	31							CL
6				31 1 5	00	0 14 17	31							CL
7		CLAY - stiff gray with a trace of silt sand and	▼											
8		gravel		SPT-C	87	8-8-10	18			11.4				CL
9 📗		CLAY - very stiff brown sandy with a trace of	Ţ	SPT-D	87	8-12-15	27			9.6				CL
10	:/:/:/:/:	şilt SAND - very compact brown fine to medium												
11		clayey												
12														
13														
14														
15														
17														
18														
19														
20														
21														
22														
23														
24														
25														
26														
27														
28														
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30														
30 -		Ann Arbor Muskegon	•	Т	raver	se City	•	Up	per l	 Penin	sula			
			00)	933-39		-								

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746Project Location:Whitemore Lake, MichiganLogged By:J ChristopherReviewed By:K MartellaClient:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 05 2023Completed:Oct 05 2023Northing:341584.7Easting:13281212.4Elevation:898.07

 Drilling Method:
 3-1/4" Hollow Stem Auger
 Frost Depth

 Equipment:
 Diedrich D-50
 Ground Water Levels

Material Description														
ASPHALT - (5.0") GRAVEL - crushed asphalt (4.0") SAND - brown fine to coarse with a trace of clay (8.0") CLAY - very stiff brown sandy with a trace of gravel CLAY - very stiff brown sandy with a trace of silt and lenses of sand SPT-B SPT-B SPT-C SPT-C SPT-D				be		%			<u>_</u>	gth	a 30	At		
1 GRAVEL - crushed asphalt (4.0") 2 SAND - brown fine to coarse with a trace of clay (8.0") CLAY - very stiff brown sandy with a trace of gravel CLAY - very stiff brown sandy with a trace of silt and lenses of sand SPT-B SPT-B SPT-B SPT-B SPT-B SPT-C SPT-B SPT	Depth	Graphic	Material Description	Sample Ty	Number	Recovery RQD	Blow	N-Value	Pocket Pe (tsf)	Shear Stren (tsf)	Moisture Content (9	Liquid		nscs
3 CLAY - very stiff brown sandy with a trace of gravel CLAY - very stiff brown sandy with a trace of sitt and lenses of sand SPT-B SPT-	1		GRAVEL - crushed asphalt (4.0") SAND - brown fine to coarse with a trace of	\										
SPT-B 80 13-13-11 24 CL CLAY - very stiff brown sandy with a trace of silt and lenses of sand	3 4		CLAY - very stiff brown sandy with a trace of	Ā	SPT-A	87	12-12-9	21			8.8			CL
7 -	5		CLAY - very stiff brown sandy with a trace of	X	SPT-B	80	13-13-11	24						CL
SPT-D 80 11-7-7 14 11 11 11 12 12 13 13 14 14 15 15 18 19 19 12 20 18 12 17 18 18 19 19 12 20 18 12 19 18 12 19 18 12 19 18 12 19 18 12 19 18 12 19 18 18 18 18 19 19 18 18 18 18 19 19 18 18 18 18 19 19 18 18 18 18 18 18 18 18 18 18 18 18 18	7 8			Y	SPT-C	80	13-10-11	21			13.9			CL
11	9				SPT-D	80	11-7-7	14						CL
13 and 14 and 15 and 16	11													
15 16 or 17 or 18 or 18 or 19	13													
16	15													
18 ————————————————————————————————————	17													
20 - Table 21 - Table 22 - Table 23 - Table 24 - Table 25 - Table 26 - Table 27 - Table 28 - Table 29 - Table 20 - Table 29 - Table 20 - Table 29 -	19													
22 -	20 = 21 = 21													
24	22 = 23 = 23													
26 -	24 25													
28 - 29 - 30 - 30 - 30 - 30 - 30 - 30 - 30 - 3	26 27													
30 1	28 29													
Ann Arbor Muskegon Traverse City Upper Peninsula (800) 933-3959	30						se City	•	Up	per l	Penin	sula		

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

 Project Location:
 Whitemore Lake, Michigan
 Logged By: J Christopher
 Reviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 05 2023Completed:Oct 05 2023Northing:341726.6Easting:13281696.3Elevation:889.88

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

		ype	<u>_</u>	%		a	en	ngth	ۇ بو	· ·	Atterbo Limit	_	
Depth Graphic	Material Description	Sample Type	Number	Recovery RQD	Blow Counts	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Content (%) Liquid	Plastic Limit		USCS
1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 12 22 23 24 25 26 27 28 29 30 30	TOPSOIL - dark brown sandy with a trace of gravel (7.0") SAND - compact dark brown fine to medium clayey	X	SPT-A	73	6-6-7	13							SC
5		X	SPT-B	67	5-5-4	9			17.	5			SC
7 ///		X	SPT-C	47	4-4-3	7							SC
9 10	SAND - loose brown fine to medium with a trace of clay	X	SPT-D	53	3-2-2	4			17.	5			SP
11 12 13 13 14 15 15 15 15 15 15 15													
14													
17 18 19 19 19 19 19 19 19													
20 - The state of													
23													
25 = 26 = 27													
28 Table 29 Table 29 Table 29 Table 29 Table 29 Table 29 Table 20													
30	Ann Arbor • Muskegon	•	T 933-39		e City	•	Up	per l	Peni	nsula	<u> </u>		

Sheet 1 of 1



Project Name:Woodland Corrections - Utility ProgramProject Number:2023.1746

Project Location:Whitemore Lake, MichiganLogged By: J ChristopherReviewed By: K Martella

Client:Nowak & Fraus EngineersSurvey Datum:NAD 1983 StatePlane Michigan SouthHole Depth:10.00Date Started:Oct 04 2023Completed:Oct 05 2023Northing:341773.5Easting:13282383.4Elevation:900.78

Drilling Method: 3-1/4" Hollow Stem Auger Frost Depth

Equipment: Diedrich D-50 **Ground Water Levels**

			e		%			_	th.		A	tterbe		
표	jë		ΤŢ	ber	ے ج	w its	ne	Pe (reng J	ure		Limit		S
Depth	Graphic	Material Description	Sample Type	Number	Recovery % RQD	Blow	N-Value	Pocket Pen (tsf)	Shear Strength (tsf)	Moisture	Liquid Limit	Plastic Limit	Plasticity Index	USCS
_	9		San	Z	Rec		Z	Po	hea	Σ ξ	בַּי בַּיּוֹכַ	Pla	last Ind	
	હ્યાંહ હ્યાંહ	TOPSOIL - dark brown clayey sandy with a							S					
1	71. 7. 7. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.	trace of gravel (13.0")												
2		—ŞAND - dark brown fine to medium clayey	▼											
3 🖥		CLAY - stiff brown with sand and a trace of silt	X	SPT-A	80	5-8-9	17			19.	L			CL
4 🖥	///	CLAY - very stiff brown with a trace of silt and	-											
5 🗐	$///\rangle$	sand		SPT-B	93	13-13-14	27							CL
6		Sand		3F 1-D	93	13-13-14	21							CL
7														
8	////		X	SPT-C	80	9-12-15	27							CL
9 1			•	SPT-D	80	8-15-20	35			10.	,			CL
10 🗐				371-0	. 00	6-15-20	33			10.	'			CL
11 =														
12														
13														
14														
15														
16														
17														
18														
10														
20 4														
20 1														
22														
22														
23														
24														
25														
20														
2/														
20														
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 30 30 30 30 30 30 3														
30		Ann Arbor • Muskegon	•	Т	raver	se City	•	Up	per	Peni	nsula			
		_	00)	933-39										



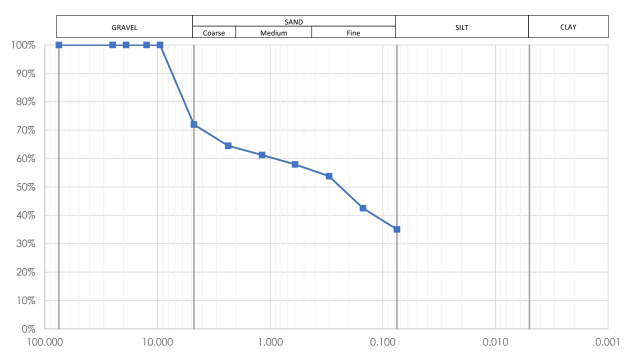
Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-10 Sample ID A Depth (ft) 2.0



% +3"	% Gr	avel		% Sand		% F	ines
/6 T3	Coarse	Fine	Coarse	Medium	Fine	Silt	Clay
0.0%	0.0%	28.0%	8.5%	8.0%	20.4%	0.0%	0.0%
D85	D60	D50	D30	D15	D10	Loss By	/ Wash
6.9588	0.9646	0.2500	0.0642	0.0321	0.0214	35.	0%

Particle Size								
Sieve	% Passing							
3 in.	100%							
1 in.	100%							
3/4 in.	100%							
1/2 in.	100%							
3/8 in.	100%							
No. 4	72%							
No. 8	64%							
No. 16	61%							
No. 30	58%							
No. 50	54%							
No. 100	43%							
No. 200	35.0%							

Hyaro	meter
Particle Size (mm)	% Passing

Material Description
Fine Clayey Gravelly SAND (SC)

Remarks



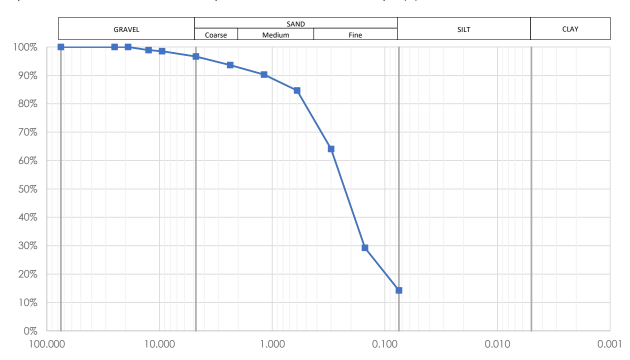
Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-27 Sample ID B Depth (ft) 4.5



% +3"	% Gr	avel		% Sand		% F	ines
/0 T 3	Coarse	Fine	Coarse	Medium	Fine	Silt	Clay
0.0%	0.0%	3.4%	4.0%	20.0%	58.4%	0.0%	0.0%
D85	D60	D50	D30	D15	D10	Loss By	/ Wash
0.6367	0.2826	0.2395	0.1534	0.0788	0.0527	14.	2%

Particle Size								
Sieve	% Passing							
3 in.	100%							
1 in.	100%							
3/4 in.	100%							
1/2 in.	99%							
3/8 in.	99%							
No. 4	97%							
No. 8	94%							
No. 16	90%							
No. 30	85%							
No. 50	64%							
No. 100	29%							
No. 200	14.2%							

Hydrometer				
Particle Size (mm)	I % Passing			

Material Description
Fine to Medium Clayey SAND (SC)

Remarks		



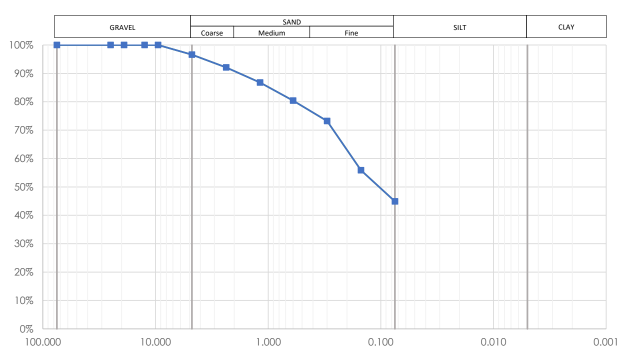
Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-05 Sample ID B Depth (ft) 4.5



% +3"	% Gr	% Gravel % Sand % Fines		% Sand			ines
/0 T3	Coarse	Fine	Coarse	Medium	Fine	Silt	Clay
0.0%	0.0%	3.4%	6.1%	14.3%	31.3%	0.0%	0.0%
D85	D60	D50	D30	D15	D10	Loss B	y Wash
1.0179	0.1859	0.1099	0.0501	0.0251	0.0167	44.	.9%

Particle Size				
Sieve	% Passing			
3 in.	100%			
1 in.	100%			
3/4 in.	100%			
1/2 in.	100%			
3/8 in.	100%			
No. 4	97%			
No. 8	92%			
No. 16	87%			
No. 30	80%			
No. 50	73%			
No. 100	56%			
No. 200	44.9%			

Hydrometer			
Particle Size (mm)	I % Passing		

Material Description
Fine to Medium Clayey SAND (SC)

emarks



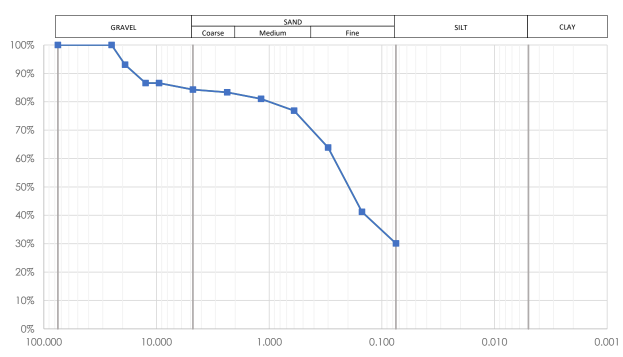
Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-04 Sample ID B Depth (ft) 4.5



% +3"	% Gr	avel		% Sand			% Fines	
/0 T 3	Coarse	Fine	Coarse	Medium	Fine	Silt	Clay	
0.0%	6.9%	8.8%	1.6%	13.3%	39.2%	0.0%	0.0%	
D85	D60	D50	D30	D15	D10	Loss By	/ Wash	
6.2700	0.2743	0.2082	0.0748	0.0374	0.0249	30.	1%	

Particle Size				
Sieve	% Passing			
3 in.	100%			
1 in.	100%			
3/4 in.	93%			
1/2 in.	87%			
3/8 in.	87%			
No. 4	84%			
No. 8	83%			
No. 16	81%			
No. 30	77%			
No. 50	64%			
No. 100	41%			
No. 200	30.1%			

Hydrometer			
Particle Size (mm)	% Passing		

Material Description
Fine to Medium Clayey Gravelly SAND (SC)

Remarks		
	•	



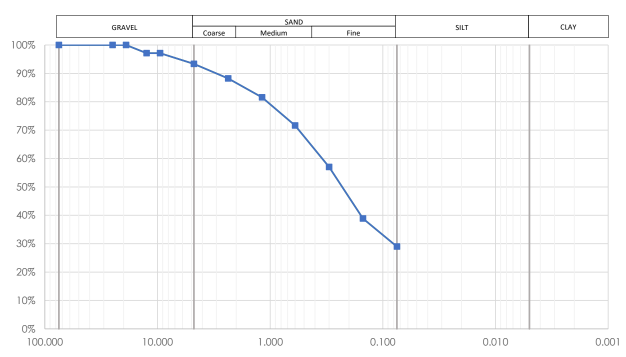
Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-06 Sample ID D Depth (ft) 9.5



% +3"	% Gravel		% Sand		% Fines		
/6 T3	Coarse	Fine	Coarse	Medium	Fine	Silt	Clay
0.0%	0.0%	6.7%	7.1%	23.1%	34.1%	0.0%	0.0%
D85	D60	D50	D30	D15	D10	Loss By	/ Wash
1.7925	0.3613	0.2421	0.0827	0.0388	0.0259	29.	0%

Particle Size		
Sieve	% Passing	
3 in.	100%	
1 in.	100%	
3/4 in.	100%	
1/2 in.	97%	
3/8 in.	97%	
No. 4	93%	
No. 8	88%	
No. 16	82%	
No. 30	72%	
No. 50	57%	
No. 100	39%	
No. 200	29.0%	

Hydrometer		
Particle Size (mm)	% Passing	

Material Description
Fine to Medium Clayey SAND with a Trace of Gravel (SC)

Remarks		



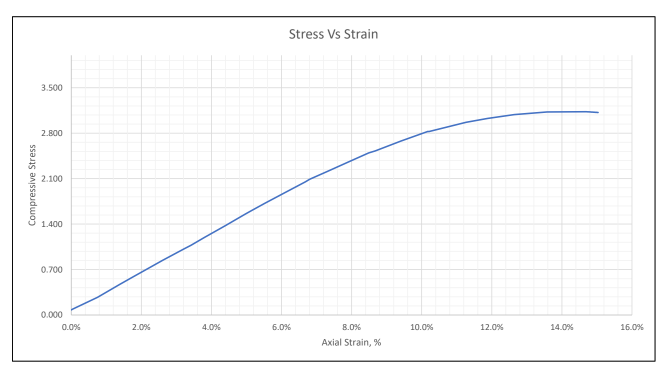
Unconfined Compressive Strength

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-11 Sample ID B Depth (ft) 4.5



Sample ID	В
Unconfined Strength (tsf)	3.131
Undrained Shear Strength (tsf)	1.565
Failure Strain (%)	14.7%
Strain Rate, (in/min)	0.055
Moisture Content	11.6%
Wet Density (pcf)	136.3
Dry Density (pcf)	122.1
Void Ratio	0.3700
Saturation (%)	84.3%
Specimen Diameter (in)	1.51
Specimen Height (in)	2.99
Height/Diameter Ratio	1.98

Remarks

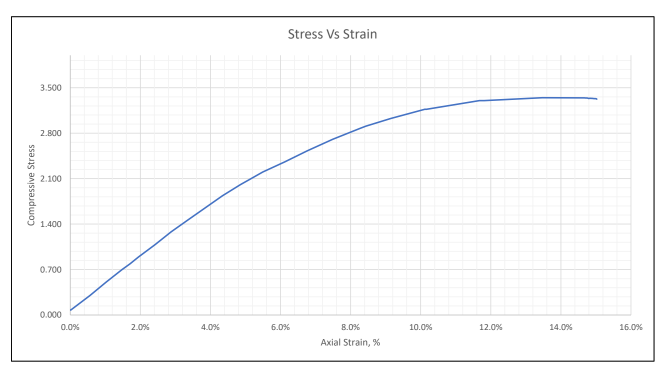


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-02 Sample ID C Depth (ft) 7.0



Sample ID	С
Unconfined Strength (tsf)	3.346
Undrained Shear Strength (tsf)	1.673
Failure Strain (%)	13.5%
Strain Rate, (in/min)	0.055
Moisture Content	9.9%
Wet Density (pcf)	138.7
Dry Density (pcf)	126.3
Void Ratio	0.3240
Saturation (%)	81.5%
Specimen Diameter (in)	1.52
Specimen Height (in)	3.01
Height/Diameter Ratio	1.98

Remarks

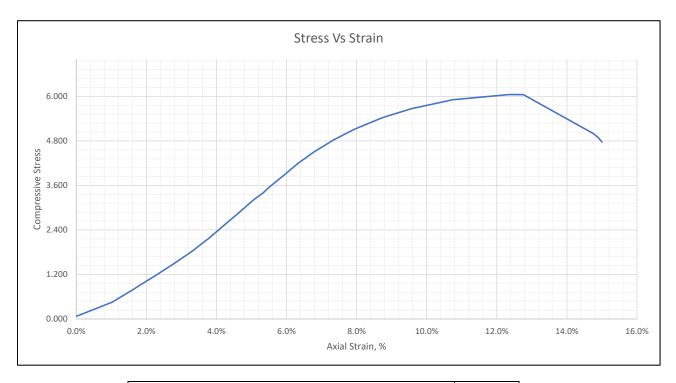


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-08 Sample ID C Depth (ft) 7.0



Sample ID	С
Unconfined Strength (tsf)	6.050
Undrained Shear Strength (tsf)	3.025
Failure Strain (%)	12.4%
Strain Rate, (in/min)	0.055
Moisture Content	12.3%
Wet Density (pcf)	140.9
Dry Density (pcf)	125.4
Void Ratio	0.3333
Saturation (%)	99.1%
Specimen Diameter (in)	1.47
Specimen Height (in)	2.88
Height/Diameter Ratio	1.96

Remarks

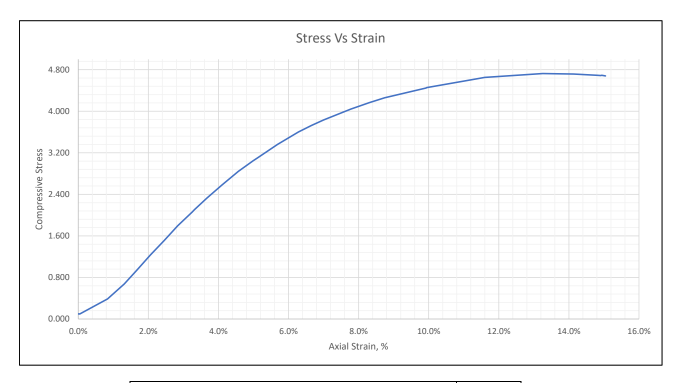


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-10 Sample ID C Depth (ft) 7.0



Sample ID	С
Unconfined Strength (tsf)	4.725
Undrained Shear Strength (tsf)	2.363
Failure Strain (%)	13.3%
Strain Rate, (in/min)	0.055
Moisture Content	12.7%
Wet Density (pcf)	130.4
Dry Density (pcf)	115.7
Void Ratio	0.4460
Saturation (%)	76.6%
Specimen Diameter (in)	1.41
Specimen Height (in)	3.07
Height/Diameter Ratio	2.18

Remarks

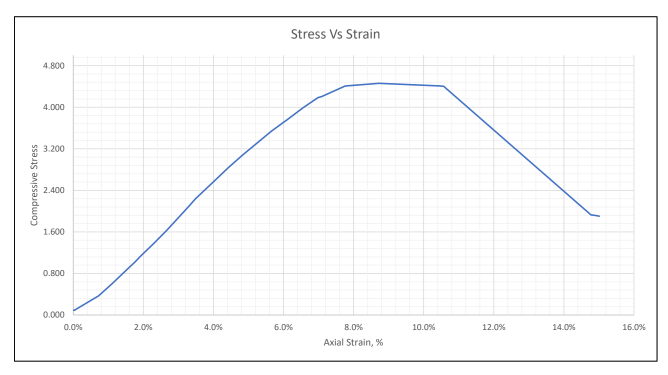


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-24 Sample ID C Depth (ft) 7.0



Sample ID	С
Unconfined Strength (tsf)	4.460
Undrained Shear Strength (tsf)	2.230
Failure Strain (%)	8.7%
Strain Rate, (in/min)	0.055
Moisture Content	11.0%
Wet Density (pcf)	130.9
Dry Density (pcf)	117.9
Void Ratio	0.4188
Saturation (%)	70.7%
Specimen Diameter (in)	1.40
Specimen Height (in)	2.90
Height/Diameter Ratio	2.07

Remarks

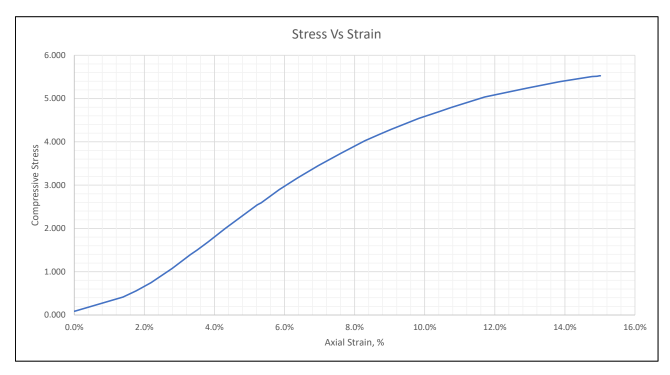


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-03 Sample ID D Depth (ft) 8.5



Sample ID	D
Unconfined Strength (tsf)	5.528
Undrained Shear Strength (tsf)	2.764
Failure Strain (%)	15.0%
Strain Rate, (in/min)	0.055
Moisture Content	11.0%
Wet Density (pcf)	142.0
Dry Density (pcf)	127.9
Void Ratio	0.3078
Saturation (%)	96.1%
Specimen Diameter (in)	1.42
Specimen Height (in)	2.93
Height/Diameter Ratio	2.06

Remarks

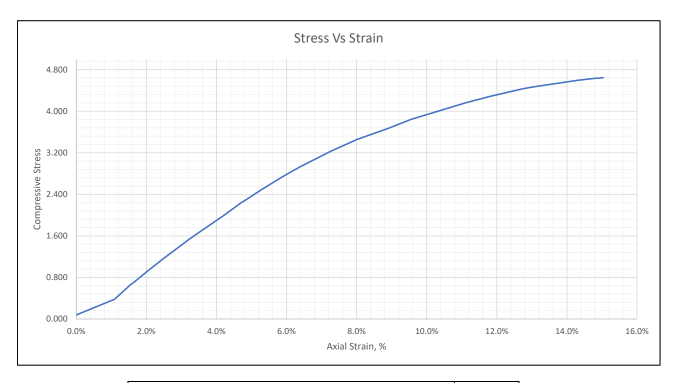


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-13 Sample ID D Depth (ft) 8.5



Sample ID	D
Unconfined Strength (tsf)	4.646
Undrained Shear Strength (tsf)	2.323
Failure Strain (%)	15.0%
Strain Rate, (in/min)	0.055
Moisture Content	11.0%
Wet Density (pcf)	141.3
Dry Density (pcf)	127.3
Void Ratio	0.3138
Saturation (%)	93.9%
Specimen Diameter (in)	1.54
Specimen Height (in)	3.19
Height/Diameter Ratio	2.07

Remarks

Technician Checked Approved kmartella mvanweelden

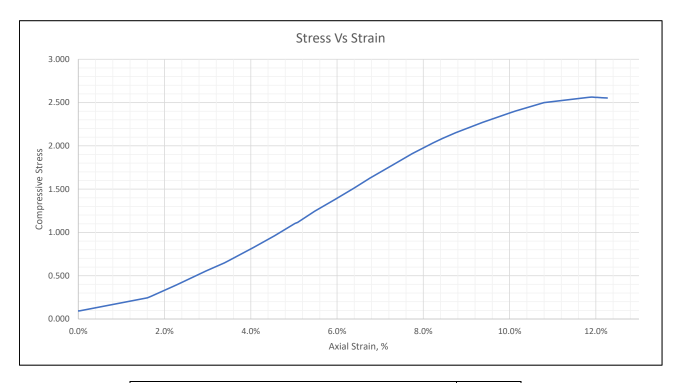


Project Name Woodland Corrections - Utility Program

Project Number 2023.1746
Date 10/30/2023

Client Nowak & Fraus Engineers

Sample Location TB-04 Sample ID G Depth (ft) 17.0



Sample ID	G
Unconfined Strength (tsf)	2.563
Undrained Shear Strength (tsf)	1.282
Failure Strain (%)	11.9%
Strain Rate, (in/min)	0.055
Moisture Content	8.7%
Wet Density (pcf)	144.2
Dry Density (pcf)	132.6
Void Ratio	0.2610
Saturation (%)	89.5%
Specimen Diameter (in)	1.49
Specimen Height (in)	3.00
Height/Diameter Ratio	2.01

Remarks



LIQUID LIMIT, PLASTIC LIMIT AND PLASTICITY INDEX ASTM D4318-10, Multipoint Test

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Mass of wet soil and container

Mass of dry soil and container

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-03 Sample ID A Depth (ft) 2

g

g

g

%

Sample Description

Mass of container

Liquid Limit

 11.36
 11.67
 11.38

 39.38
 35.97
 32.96

 34.33
 31.50
 28.92

 21.99
 22.54
 23.03

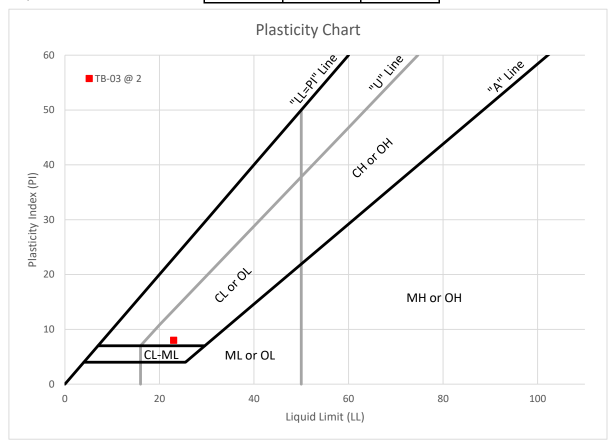
25 - 35	20 - 30	15 - 25
35	25	21

Plastic Limit

11.08	11.19	
17.86	17.85	
17.00	17.00	
14.53	14.63	
Average PL		
15		

No. of blows, N

Water Content



Remarks

LIQUID LIMIT	23
PLASTIC LIMIT	15
PLASTICITY INDEX	8

Technician mvanweelden

Checked mvanweelden

Approved mvanweelden



LIQUID LIMIT, PLASTIC LIMIT AND PLASTICITY INDEX ASTM D4318-10, Multipoint Test

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Mass of wet soil and container

Mass of dry soil and container

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-11 Sample ID C Depth (ft) 7

g

g

g

%

Sample Description

Mass of container

Liquid Limit

11.64	11.36	11.32
33.14	32.36	37.02
28.49	27.79	31.30
27.60	27.81	28.63

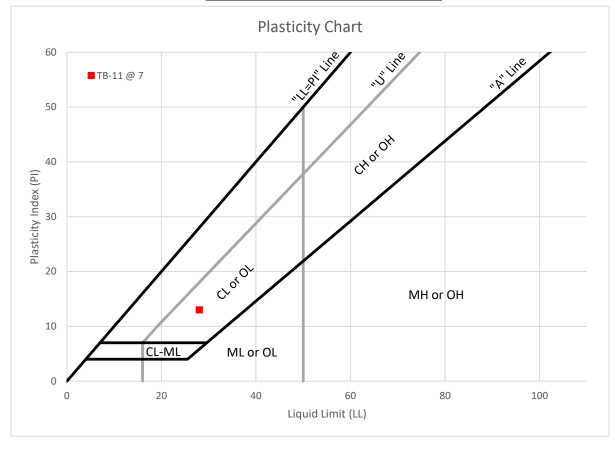
25 - 35	20 - 30	15 - 25
35	28	19

Plastic Limit

11.38	11.24			
18.01	17.97			
17.16	17.08			
14.71	15.24			
Average PL				
15				



Water Content



Remarks

LIQUID LIMIT	28
PLASTIC LIMIT	15
PLASTICITY INDEX	13

Technician mvanweelden

Checked mvanweelden

Approved mvanweelden



LIQUID LIMIT, PLASTIC LIMIT AND PLASTICITY INDEX ASTM D4318-10, Multipoint Test

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Date 10/30/2023

Sample Location TB-23 Sample ID D Depth (ft) 8.5

g

g

g

%

Sample Description

Mass of container

Mass of wet soil and container

Mass of dry soil and container

Liquid Limit

 11.08
 11.41
 11.30

 33.81
 37.73
 35.42

 29.27
 32.29
 30.30

 24.96
 26.05
 26.95

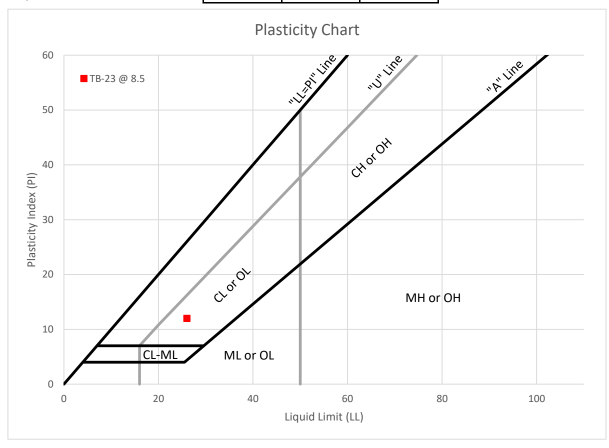
25 - 35	20 - 30	15 - 25
31	21	18

Plastic Limit

11.47	11.54				
18.24	18.33				
17.41	17.47				
13.97	14.50				
Average PL					
14					

No. of blows, N

Water Content



Remarks

LIQUID LIMIT	26
PLASTIC LIMIT	14
PLASTICITY INDEX	12

Technician mvanweelden

Checked mvanweelden

Approved mvanweelden



(ASTM D2216)

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Sample Location		TB-03	TB-06	TB-07	TB-10	TB-12
Sample ID		A	A	A	A	A
Depth	ft	2.0	2.0	2.0	2.0	2.0
Sample Type	<u></u>	SPT	SPT	SPT	SPT	SPT
Mass of Container	g	328.50	10.52	10.46	379.90	10.62
Mass of Wet Soil and Container	g	593.90	79.56	79.14	609.00	79.13
Accepted Dry mass + container	g	560.60	70.14	72.65	593.80	72.78
Water Content	%	14.3	15.8	10.4	7.1	10.2
Remarks						
	L				<u> </u>	
Sample Location		TB-14	TB-16	TB-17	TB-20	TB-23
Sample ID		Α	Α	Α	А	А
Depth	ft	2.0	2.0	2.0	2.0	2.0
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.59	10.57	10.57	10.51	10.40
Mass of Wet Soil and Container	g	79.25	79.30	79.60	79.73	80.57
Accepted Dry mass + container	g	71.43	73.10	66.96	72.38	74.13
Water Content	%	12.9	9.9	22.4	11.9	10.1
Remarks	Γ					
Sample Location	_	TB-24	TB-25	TB-26	TB-28	TB-27
Sample ID	_	Α	А	А	А	В
Depth	ft	2.0	2.0	2.0	2.0	4.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.71	10.66	10.49	10.48	388.10
Mass of Wet Soil and Container	g	79.61	79.28	79.27	79.90	701.50
Accepted Dry mass + container	g	72.73	72.37	73.70	68.78	654.80
Water Content	%	11.1	11.2	8.8	19.1	17.5
Remarks						
Technician mvanweelden		hecked nvanweelden		Approved mvanweelden		



(ASTM D2216)

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Sample Location		TB-22	TB-21	TB-18	TB-19	TB-17
Sample ID		В	В	В	В	В
Depth	ft	4.5	4.5	4.5	4.5	4.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container		10.45	10.50	10.50	10.64	10.55
	g					
Mass of Wet Soil and Container	g	79.25	79.51	79.90	79.60	79.26
Accepted Dry mass + container	g	70.81	73.10	72.97	73.07	73.55
Water Content	%	14.0	10.2	11.1	10.5	9.1
Remarks						
	<u> </u>				1	
Sample Location		TB-14	TB-15	TB-13	TB-11	TB-07
Sample ID		В	В	В	В	В
Depth	ft	4.5	4.5	4.5	4.5	4.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.52	10.49	10.64	50.79	10.49
Mass of Wet Soil and Container	g	79.36	79.58	79.52	242.34	79.74
Accepted Dry mass + container	g	71.80	72.50	72.48	222.36	72.01
Water Content	%	12.3	11.4	11.4	11.6	12.6
Remarks	Ī					
	L					
Sample Location		TB-05	TB-08	TB-09	TB-04	TB-03
Sample ID		В	В	В	В	В
Depth	ft	4.5	4.5	4.5	4.5	4.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	380.70	19.78	19.35	385.30	20.78
Mass of Wet Soil and Container	g	669.80	89.69	89.70	632.50	89.61
Accepted Dry mass + container	g	645.50	81.72	79.70	601.30	80.87
Water Content	%	9.2	12.9	16.6	14.4	14.5
Remarks	Ī					
Technician mvanweelden		necked vanweelden	l	Approved mvanweelden	1	<u>I</u>



(ASTM D2216)

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Campula La cation		TD 01	TD 02	TD 02	TD 02	TD 04
Sample Location	-	TB-01	TB-02	TB-02	TB-03	TB-04
Sample ID	. -	В	В	С	С	С
Depth	ft	4.5	4.5	7.0	7.0	7.0
Sample Type	L	SPT	SPT	SPT	SPT	SPT
Mass of Container	g	19.50	21.10	51.13	19.41	19.70
Mass of Wet Soil and Container	g	89.45	89.90	250.06	89.83	89.42
Accepted Dry mass + container	g	80.80	83.29	232.22	76.38	77.33
Water Content	%	14.1	10.6	9.9	23.6	21.0
Remarks	Ē					
	L					
Sample Location		TB-06	TB-08	TB-11	TB-10	TB-12
Sample ID		С	С	С	С	С
Depth	ft	7.0	7.0	7.0	7.0	7.0
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	19.49	49.94	329.00	49.62	21.16
Mass of Wet Soil and Container	g	89.83	230.70	541.80	213.71	89.42
Accepted Dry mass + container	g	85.15	210.87	520.30	195.15	82.28
Water Content	%	7.1	12.3	11.2	12.8	11.7
Remarks	_					
	L					
Sample Location		TB-15	TB-19	TB-20	TB-22	TB-25
Sample ID		С	С	С	C	С
Depth	ft	7.0	7.0	7.0	7.0	7.0
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	19.67	21.04	19.68	19.66	19.74
Mass of Wet Soil and Container	g g	89.61	89.68	89.39	89.67	89.88
Accepted Dry mass + container	g	78.69	82.36	81.88	82.74	82.68
		10 5	11.0	13.4	11.0	11.4
Water Content	%	18.5	11.9	12.1	11.0	11.4
Remarks						
Technician mvanweelden		necked vanweelden		Approved mvanweelden	ı	1



(ASTM D2216)

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

	Г			T	Ι	
Sample Location	F	TB-24	TB-26	TB-27	TB-28	TB-03
Sample ID	F	С	С	D	D	D
Depth	ft	7.0	7.0	8.5	8.5	8.5
Sample Type	L	SPT	SPT	SPT	SPT	SPT
Mass of Container	g	50.72	19.58	19.71	21.08	50.42
Mass of Wet Soil and Container	g	204.10	89.65	89.41	89.62	223.36
Accepted Dry mass + container	g	188.84	81.10	79.02	82.98	206.17
Water Content	%	11.0	13.9	17.5	10.7	11.0
Remarks	Ī					
	<u></u>					
Sample Location	L	TB-24	TB-25	TB-23	TB-20	TB-21
Sample ID		D	D	D	D	D
Depth	ft	8.5	8.5	8.5	8.5	8.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	21.28	19.77	390.00	10.52	10.49
Mass of Wet Soil and Container	g	89.80	89.53	681.70	79.33	79.90
Accepted Dry mass + container	g	82.73	83.40	651.70	71.04	73.74
Water Content	%	11.5	9.6	11.5	13.7	9.7
Remarks	Ī					
	<u>_</u>					
Sample Location		TB-18	TB-15	TB-17	TB-13	TB-10
Sample ID		D	D	D	D	D
Depth	ft	8.5	8.5	8.5	8.5	8.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.66	10.70	10.38	51.07	
Mass of Wet Soil and Container	g	79.91	79.21	79.28	271.44	
Accepted Dry mass + container	g	72.25	71.64	69.53	244.60	
Water Content	%	12.4	12.4	16.5	13.9	
Remarks	Γ					
Technician mvanweelden		hecked nvanweelden		Approved mvanweelden		



(ASTM D2216)

Project Name Woodland Corrections - Utility Program

Project Number 2023.1746

Client Nowak & Fraus Engineers

Comple Leasting	Г	TD 00	TD 00	TD 07	TD 01	TD OC
Sample Location	-	TB-08	TB-09	TB-07	TB-01	TB-06
Sample ID		D	D	D	D	D
Depth	ft	8.5	8.5	8.5	8.5	9.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.51	10.55	10.55	10.57	360.20
Mass of Wet Soil and Container	g	79.90	79.20	79.45	79.42	693.50
Accepted Dry mass + container	g	70.12	72.49	72.02	69.72	674.40
Water Content	%	16.4	10.8	12.1	16.4	6.1
Remarks						
Sample Location	Г	TB-05	TB-05	TB-06	TB-04	TB-03
Sample ID		D	F	F	F	F
Depth	ft	9.5	14.5	14.5	14.5	14.5
Sample Type		SPT	SPT	SPT	SPT	SPT
Mass of Container	g	10.62	10.47	10.49	10.51	10.49
Mass of Wet Soil and Container	g	79.37	79.52	79.48	79.54	79.29
Accepted Dry mass + container	g	71.31	76.01	76.38	75.38	73.17
Water Content	%	13.3	5.4	4.7	6.4	9.8
	_		1	1	1	_
Remarks						
	Г		1	1	1	T
Sample Location	_	TB-03	TB-04	TB-04	TB-06	
Sample ID	_	G	G	Н	Н	
Depth	ft	17.0	17.0	18.5	18.5	
Sample Type		SPT	SPT	SPT	SPT	
Mass of Container	g	10.50	49.82	10.40	10.41	
Mass of Wet Soil and Container	g	79.41	247.79	79.60	79.20	
Accepted Dry mass + container	g	73.75	231.92	74.37	70.56	
Water Content	%	8.9	8.7	8.2	14.4	
Remarks	Ī					
Technician		necked		Approved		
mvanweelden		vanweelden		mvanweelden		



General Information for Method of Field Investigation

The soil investigation was performed in accordance with the American Society of Testing and Materials method ASTM D 1586, which is the "Standard Test Method for Standard Penetration Test (SPT) and Split-Barrel Sampling of Soils". Samples of compressible clays or organic soils are obtained in accordance with ASTM D 1587, which is the "Standard Practice for Thin-Walled Tube Sampling of Soils for Geotechnical Purposes." Rock may be cored in conjunction with the above methods as specified in ASTM D 2113 which is the "Standard Practice for Rock Core Drilling and Sampling of Rock for Site Investigation."

Field Testing

Standard Penetration Tests (SPT) in accordance with ASTM D 1586 were generally performed at depths of 2.0', 4.5', 7.0', 9.5' and 5.0' intervals thereafter.

Laboratory Testing

Samples obtained from the Standard Penetration Test, ASTM D 1586 or thin walled tube method, ASTM D 1587, were tested in the laboratory for the moisture content and density and/or particle size, where applicable. When soils sampled possessed sufficient cohesive properties, it was tested for its compressive strength in the unconfined state.

Natural Percent Moisture content (N.P.M.) of the soil is the percentage by weight of water contained in the soil sample compared to the dry weight of the solids of which the soil is composed. The NPM of select samples is determined in accordance with ASTM D 2216.

Natural Density (N.D.) of soil as reported on the appended boring logs is the natural wet density of the soils expressed in pounds per cubic foot.

The unconfined compressive strength of cohesive soils is determined in the laboratory on "undisturbed" select samples in accordance with ASTM D 2166. This test determines the maximum load required at a specified rate to deform the cohesive soil specimen length twenty [20%] percent. The primary purpose of the unconfined compression test is to obtain approximate quantitative values of the compressive strength of soils possessing sufficient coherence to permit testing in the unconfined state. The shear strength of the cohesive soil can be calculated from the results of the unconfined compressive strength test.

Color

When the color of the soils is uniform throughout, the color recorded will be such as brown, gray, and black and may be modified by adjectives such as light and dark. If the soils predominant color is shaded by secondary color, the secondary color precedes the primary color, such as gray-brown, or yellow-brown. If two major and distinct colors are swirled throughout the soil, the colors will be modified by the term mottled; such as mottled brown and gray.

Water Observations

Depth of water recorded in the test boring is measured from the ground surface to the water surface. Initial depth indicates water level during boring, completing depth indicates water level immediately after boring, and depth after "X" number of hours indicates water level after allowing the groundwater rise or fall over a period of time. Water observations in pervious soils are considered reliable groundwater levels for accurate groundwater measurements at the time the test borings were performed unless records are made over several days' time. Factors such as weather, soils porosity, etc., will cause the groundwater level to fluctuate for both pervious and impervious soils.



Sample Type

If not otherwise indicated, the sample is a split-barrel liner sample ASTM D 1586.

"S.T." – Shelby tube sample, ASTM D 1587
"A" – disturbed augered sample
"C" – rock core sampled ASTM D 2113
N.P.M Natural Percent Moisture of in-situ soils sample
N.D. – Natural Density of in-situ soils sample in pcf.
S.S Shear Strength of cohesive soils samples as determined by the Unconfined Compression tests in kef

Classification Data – Laboratory data to assist in classification of soils and classification of soils characteristics; i.e., plastic limit or liquid limit

Test Boring Logs

rest borning Logs	
Particle Size	Visual
Boulders	Larger than 12" (300 mm)
Cobbles	12" to 3" (300 to 75 mm)
Gravel - Coarse	3" to 3/4 " (75 to 19 mm)
Gravel - Fine	19.0 to 4.75 mm
Sand- Coarse	4.75 to 2.0 mm
Sand - Medium	2.0 to 0.425 mm
Sand - Fine	0.425 to 0.075 mm
Silt	0.075 to 0.002 mm
Clay	0.002 mm and smaller

Soils Components

Major Component	Minor Component
Gravel	Trace (1 - 10%)
Sand	Some (11 - 35%)
Silt/Clay	And (36 - 50%)

Condition of Soil Relative to Compactness

Granular Material	"N" Value
Loose	0 - 4
Slightly Compact	5-7
Compact	8-20
Very Compact	21 - 50
Extremely Compact	51 and above

Cohesive Material	"N" Value
Soft	0 - 4
Firm	5-7
Stiff	8-20
Very Stiff	21 - 50
Extremely Stiff	51 and above

[&]quot;N" values in clay soils are not to be used as a measure of shear strength. However, they may be used as a general indication of strength.

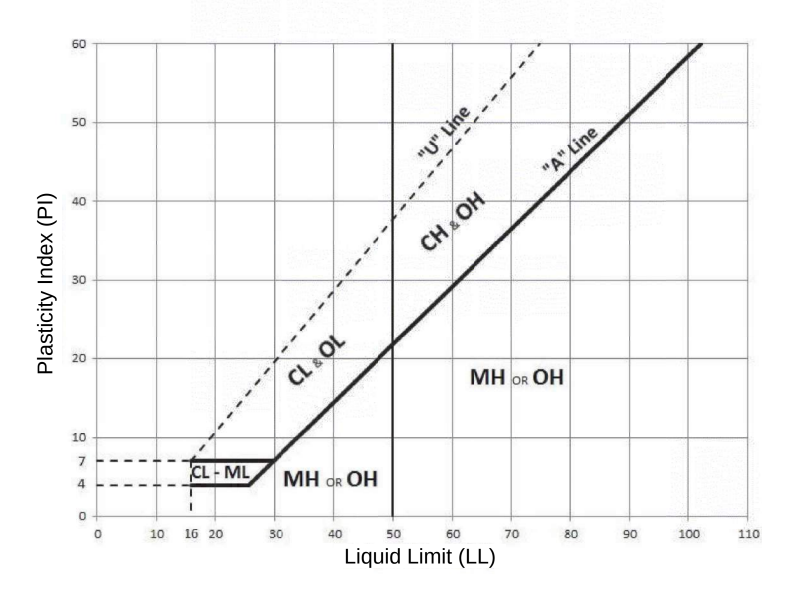


Unified Soil Classification System Chart

Major Divisions			Letter Symbol	Typical Descriptions
More than 50% of material is larger than No. 200 sieve size More than 50% of material is larger than No. 400 sieve size	Gravel – Gravelly Soils more than 50% of coarse fraction retained on No. 4 sieve	Clean gravels (little or no fines) Gravel with Fines (appreciable amount of fines)	GW	Well-Graded gravels, gravel-sand mixtures, little or no fines
			GP	Poorly-Graded gravels, gravel-sand mixtures, little or no fines
			GM	Silty gravels, gravel-sand-silt mixtures
			GC	Clayey gravels, gravel-sand-clay mixtures
	Sand and Sandy Soils More than 50% of coarse fraction passing No. 4 sieve	Clean Sand	SW	Well-Graded sands, gravelly sands, little or no fines
		(little or no fines)	SP	Poorly-Graded sands, gravelly sands, little or no fines
		Sand with Fines	SM	Silty sands, sand-silt mixtures
		(appreciable amount of fines)	SC	Clayey sands, sand-clay mixtures
Fine Grained Soils			ML	Inorganic silts and very fine sands, rock flour, silty or clayey fine sands or clayey silts with slight plasticity
Liqui			CL	Inorganic clays or low to medium plasticity, gravelly clays, sandy clays, silty clays, lean clays
More than 50% of material is smaller			OL	Organic silts and organic silty clays or low plasticity
than No. 200 sieve size	Silts and Clays Liquid limit greater than 50		MH	Inorganic silts, micaceous or diatomaceous fine sand or silty soils
			CH	Inorganic clays of high plasticity, fat clays
			OH	Organic clays or medium to high plasticity, organic silts
	Highly organic soils		PT	Peat, humus, swamp soils with high organic contents



For Laboratory Classification of Fine Grained Soil Plasticity Chart



SECTION 01 2100 - ALLOWANCES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. Section includes administrative and procedural requirements governing allowances.
- B. Types of allowances include the following:
 - 1. Unit-cost allowances.
 - 2. Contingency allowances.

C. Related Requirements:

- 1. Section 01 2200 "Unit Prices" for procedures for using unit prices, including adjustment of quantity allowances when applicable.
- 2. Section 01 2600 "Contract Modification Procedures" for procedures for submitting and handling Change Orders.

1.3 DEFINITIONS

A. Allowance: A quantity of work or dollar amount included in the Contract, established in lieu of additional requirements, used to defer selection of actual materials and equipment to a later date when direction will be provided to Contractor. If necessary, additional requirements will be issued by Change Order.

1.4 SELECTION AND PURCHASE

- A. At the earliest practical date after award of the Contract, advise Engineer of the date when final selection, or purchase and delivery, of each product or system described by an allowance must be completed by the Owner to avoid delaying the Work.
- B. At Engineer's request, obtain proposals for each allowance for use in making final selections. Include recommendations that are relevant to performing the Work.
- C. Purchase products and systems selected by Engineer from the designated supplier.

1.5 ACTION SUBMITTALS

A. Submit proposals for purchase of products or systems included in allowances in the form specified for Change Orders.

1.6 INFORMATIONAL SUBMITTALS

- A. Submit invoices or delivery slips to show actual quantities of materials delivered to the site for use in fulfillment of each allowance.
- B. Submit time sheets and other documentation to show labor time and cost for installation of allowance items that include installation as part of the allowance.
- C. Coordinate and process submittals for allowance items in same manner as for other portions of the Work.

1.7 UNIT-COST ALLOWANCES

- A. Allowance shall include cost to Contractor of specific products and materials ordered by Owner or selected by Engineer under allowance and shall include taxes, freight and delivery to Project site.
- B. Unless otherwise indicated, Contractor's costs for receiving and handling at Project site, labor, installation, overhead and profit, and similar costs related to products and materials ordered by Owner or selected by Engineer under allowance shall be included as part of the Contract Sum and not part of the allowance.
- C. Unused Materials: Return unused materials purchased under an allowance to manufacturer or supplier for credit to Owner, after installation has been completed and accepted.
 - 1. If requested by Engineer, retain and prepare unused material for storage by Owner. Deliver unused material to Owner's storage space as directed.

1.8 CONTINGENCY ALLOWANCES

- A. Use the contingency allowance only as directed by Engineer for Owner's purposes and only by Change Orders that indicate amounts to be charged to the allowance.
- B. Contractor's overhead, profit, and related costs for products and equipment ordered by Owner under the contingency allowance are included in the allowance and are not part of the Contract Sum. These costs include delivery, installation , taxes, insurance, equipment rental, and similar costs.
- C. Change Orders authorizing use of funds from the contingency allowance will include Contractor's related costs and reasonable overhead and profit.
- D. At Project closeout, credit unused amounts remaining in the contingency allowance to Owner by Change Order.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

3.1 EXAMINATION

A. Examine products covered by an allowance promptly on delivery for damage or defects. Return damaged or defective products to manufacturer for replacement.

3.2 PREPARATION

A. Coordinate materials and their installation for each allowance with related materials and installations to ensure that each allowance item is completely integrated and interfaced with related work.

END OF SECTION 01 2100

SECTION 01 2200 - UNIT PRICES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section includes administrative and procedural requirements for unit prices.

B. Related Requirements:

- 1. Section 01 2100 "Allowances" for procedures for using unit prices to adjust quantity allowances.
- 2. Section 01 2600 "Contract Modification Procedures" for procedures for submitting and handling Change Orders.
- 3. Section 01 4000 "Quality Requirements" for field testing by an independent testing agency.

1.3 DEFINITIONS

A. Unit price is an amount incorporated into the Agreement, applicable during the duration of the Work as a price per unit of measurement for materials, equipment, or services, or a portion of the Work, added to or deducted from the Contract Sum by appropriate modification, if the scope of Work or estimated quantities of Work required by the Contract Documents are increased or decreased.

1.4 PROCEDURES

- A. Unit prices include all necessary material, plus cost for delivery, installation, insurance, applicable taxes, overhead, and profit.
- B. Owner reserves the right to reject Contractor's measurement of work-in-place that involves use of established unit prices and to have this work measured, at Owner's expense, by an independent surveyor acceptable to Contractor.
- C. List of Unit Prices: A schedule of unit prices is included in Part 3. Specification Sections referenced in the Part 3 "Schedule of Unit Prices" Article contain requirements for materials described under each unit price.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

3.1 SCHEDULE OF UNIT PRICES

A. Unit Price No. 1: Subgrade Undercutting Type X

- 1. Description: Unsatisfactory soil excavation and disposal off-site and replacement with satisfactory fill material or engineered fill from off-site, as required, in accordance with Section 31 2000 "Earth Moving" and per the cross section on the plans.
- 2. Unit of Measurement: cubic yard of soil excavated, based on in-place surveys of volume before and after removal.
- 3. Quantity Allowance: Coordinate unit price with allowance adjustment requirements in Section 01 2100 "Allowances."

B. Unit Price No. Misc. HMA Repairs

- 1. Description: All work required to sawcut, remove and replace added areas of HMA pavement, regardless of existing cross section, in accordance with Section "Asphalt Pavement and per the cross section on the plans.
- 2. Unit of Measurement: Square Yard
- 3. Quantity Allowance: Coordinate unit price with allowance adjustment requirements in Section 01 2100 "Allowances."

C. Unit Price No. Misc. Concrete Repairs

- 1. Description: All work required to sawcut, remove and replace added areas of concrete pavement, regardless of existing cross section, in accordance with Section "Concrete Pavement" and per the cross section on the plans.
- 2. Unit of Measurement: Square Yard
 Quantity Allowance: Coordinate unit price with allowance adjustment requirements in
 Section 01 2100 "Allowances."

END OF SECTION 01 2200

SECTION 01 2300 - ALTERNATES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section includes administrative and procedural requirements for alternates.

1.3 DEFINITIONS

- A. Alternate: An amount proposed by bidders and stated on the Bid Form for certain work defined in the bidding requirements that may be added to or deducted from the base bid amount if the Owner decides to accept a corresponding change either in the amount of construction to be completed or in the products, materials, equipment, systems, or installation methods described in the Contract Documents.
 - 1. Alternates described in this Section are part of the Work only if enumerated in the Agreement.
 - 2. The cost or credit for each alternate is the net addition to or deduction from the Contract Sum to incorporate alternates into the Work. No other adjustments are made to the Contract Sum.

1.4 PROCEDURES

- A. Coordination: Revise or adjust affected adjacent work as necessary to completely integrate work of the alternate into Project.
 - 1. Include, as part of each alternate, miscellaneous devices, accessory objects, and similar items incidental to or required for a complete installation, whether or not indicated as part of alternate.
- B. Execute accepted alternates under the same conditions as other Work of the Contract.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

END OF SECTION 01 2300

SECTION 01 2600 - CONTRACT MODIFICATION PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section includes administrative and procedural requirements for handling and processing Contract modifications.

B. Related Requirements:

- 1. Section 01 2500 "Substitution Procedures" for administrative procedures for handling requests for substitutions made after the Contract award.
- 2. Section 01 3100 "Project Management and Coordination" for requirements for forms for contract modifications provided as part of web-based Project management software.

1.3 MINOR CHANGES IN THE WORK

A. Engineer will issue supplemental instructions authorizing minor changes in the Work, not involving adjustment to the Contract Sum or the Contract Time.

1.4 PROPOSAL REQUESTS

- A. Owner-Initiated Proposal Requests: Engineer will issue a detailed description of proposed changes in the Work that may require adjustment to the Contract Sum or the Contract Time. If necessary, the description will include supplemental or revised Drawings and Specifications.
 - 1. Work Change Proposal Requests issued by Engineer are not instructions either to stop work in progress or to execute the proposed change.
 - 2. Within time specified in Proposal Request or DTMB contract time requirements after receipt of Proposal Request, submit a quotation estimating cost adjustments to the Contract Sum and the Contract Time necessary to execute the change.
 - a. Include a list of quantities of products required or eliminated and unit costs, with total amount of purchases and credits to be made. If requested, furnish survey data to substantiate quantities.
 - b. Indicate applicable taxes, delivery charges, equipment rental, and amounts of trade discounts.
 - c. Include costs of labor and supervision directly attributable to the change.
 - d. Include an updated Contractor's construction schedule that indicates the effect of the change, including, but not limited to, changes in activity duration, start and finish

- times, and activity relationship. Use available total float before requesting an extension of the Contract Time.
- e. Quotation Form: Use forms provided by Owner.
- B. Contractor-Initiated Proposals: If latent or changed conditions require modifications to the Contract, Contractor may initiate a claim by submitting a request for a change to Engineer.
 - 1. Include a statement outlining reasons for the change and the effect of the change on the Work. Provide a complete description of the proposed change. Indicate the effect of the proposed change on the Contract Sum and the Contract Time.
 - 2. Include a list of quantities of products required or eliminated and unit costs, with total amount of purchases and credits to be made. If requested, furnish survey data to substantiate quantities.
 - 3. Indicate applicable taxes, delivery charges, equipment rental, and amounts of trade discounts.
 - 4. Include costs of labor and supervision directly attributable to the change.
 - 5. Include an updated Contractor's construction schedule that indicates the effect of the change, including, but not limited to, changes in activity duration, start and finish times, and activity relationship. Use available total float before requesting an extension of the Contract Time.
 - 6. Comply with requirements in Section 01 2500 "Substitution Procedures" if the proposed change requires substitution of one product or system for product or system specified.
 - 7. Proposal Request Form: form acceptable to Engineer.

1.5 ADMINISTRATIVE CHANGE ORDERS

- A. Allowance Adjustment: See Section 01 2100 "Allowances" for administrative procedures for preparation of Change Order Proposal for adjusting the Contract Sum to reflect actual costs of allowances.
- B. Unit-Price Adjustment: See Section 01 2200 "Unit Prices" for administrative procedures for preparation of Change Order Proposal for adjusting the Contract Sum to reflect measured scope of unit-price work.

1.6 CHANGE ORDER PROCEDURES

A. On Owner's approval of a Work Change Proposal Request, Engineer will issue a Change Order for signatures of Owner and Contractor on form included in Project Manual.

1.7 CONSTRUCTION CHANGE DIRECTIVE

- A. Construction Change Directive: Engineer may issue a Construction Change Directive on form included in Project Manual. Construction Change Directive instructs Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
 - 1. Construction Change Directive contains a complete description of change in the Work. It also designates method to be followed to determine change in the Contract Sum or the Contract Time.

- B. Documentation: Maintain detailed records on a time and material basis of work required by the Construction Change Directive.
 - 1. After completion of change, submit an itemized account and supporting data necessary to substantiate cost and time adjustments to the Contract.

1.8 WORK CHANGE DIRECTIVE

- A. Work Change Directive: Engineer may issue a Work Change Directive on form included in Project Manual. Work Change Directive instructs Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
 - 1. Work Change Directive contains a complete description of change in the Work. It also designates method to be followed to determine change in the Contract Sum or the Contract Time.
- B. Documentation: Maintain detailed records on a time and material basis of work required by the Work Change Directive.
 - 1. After completion of change, submit an itemized account and supporting data necessary to substantiate cost and time adjustments to the Contract.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION 01 2600

SECTION 01 2900 - PAYMENT PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section includes administrative and procedural requirements necessary to prepare and process Applications for Payment.

B. Related Requirements:

- 1. Section 01 2100 "Allowances" for procedural requirements governing the handling and processing of allowances.
- 2. Section 01 2200 "Unit Prices" for administrative requirements governing the use of unit prices.
- 3. Section 01 2600 "Contract Modification Procedures" for administrative procedures for handling changes to the Contract.
- 4. Section 01 3200 "Construction Progress Documentation" for administrative requirements governing the preparation and submittal of the Contractor's construction schedule.

1.3 DEFINITIONS

A. Schedule of Values: A statement furnished by Contractor allocating portions of the Contract Sum to various portions of the Work and used as the basis for reviewing Contractor's Applications for Payment.

1.4 SCHEDULE OF VALUES

- A. Coordination: Coordinate preparation of the schedule of values with preparation of Contractor's construction schedule.
 - 1. Coordinate line items in the schedule of values with items required to be indicated as separate activities in Contractor's construction schedule.
 - 2. Submit the schedule of values to Engineer at earliest possible date, but no later than **seven** days before the date scheduled for submittal of initial Applications for Payment.
 - 3. Subschedules for Phased Work: Where the Work is separated into phases requiring separately phased payments, provide subschedules showing values coordinated with each phase of payment.

- 4. Sub schedules for Separate Elements of Work: Where the Contractor's construction schedule defines separate elements of the Work, provide sub schedules showing values coordinated with each element.
- 5. Sub schedules for Separate Design Contracts: Where the Owner has retained design professionals under separate contracts who will each provide certification of payment requests, provide sub schedules showing values coordinated with the scope of each design services contract, as described in Section 01 1000 "Summary."
- B. Format and Content: Use Project Manual table of contents as a guide to establish line items for the schedule of values. Provide at least one line item for each Specification Section.
 - 1. Identification: Include the following Project identification on the schedule of values:
 - a. Project name and location.
 - b. Owner's name.
 - c. Owner's Project number.
 - d. Name of Engineer.
 - e. Engineer's Project number.
 - f. Contractor's name and address.
 - g. Date of submittal.
 - 2. Arrange schedule of values consistent with format of AIA Document G703.
 - 3. Arrange the schedule of values in tabular form, with separate columns to indicate the following for each item listed:
 - a. Related Specification Section or division.
 - b. Description of the Work.
 - c. Change Orders (numbers) that affect value.
 - d. Dollar value of the following, as a percentage of the Contract Sum to nearest one-hundredth percent, adjusted to total 100 percent. Round dollar amounts to whole dollars, with total equal to Contract Sum.
 - 1) Labor.
 - 2) Materials.
 - 4. Provide a breakdown of the Contract Sum in enough detail to facilitate continued evaluation of Applications for Payment and progress reports. Provide multiple line items for principal subcontract amounts in excess of **five** percent of the Contract Sum.
 - 5. Provide a separate line item in the schedule of values for each part of the Work where Applications for Payment may include materials or equipment purchased or fabricated and stored, but not yet installed.
 - a. Differentiate between items stored on-site and items stored off-site.
 - 6. Allowances: Provide a separate line item in the schedule of values for each allowance. Show line-item value of unit-cost allowances, as a product of the unit cost, multiplied by measured quantity. Use information indicated in the Contract Documents to determine quantities.
 - 7. Purchase Contracts: Provide a separate line item in the schedule of values for each Purchase contract. Show line-item value of Purchase contract. Indicate Owner payments or deposits, if any, and balance to be paid by Contractor.
 - 8. Temporary Facilities: Show cost of temporary facilities and other major cost items that are not direct cost of actual work-in-place as separate line items.
 - 9. Closeout Costs. Include separate line items under Contractor and principal subcontracts for Project closeout requirements in an amount totaling six percent of the Contract Sum and subcontract amount.

10. Schedule of Values Revisions: Revise the schedule of values when Change Orders or Construction Change Directives result in a change in the Contract Sum. Include at least one separate line item for each Change Order and Construction Change Directive.

1.5 APPLICATIONS FOR PAYMENT

- A. Each Application for Payment following the initial Application for Payment shall be consistent with previous applications and payments, as certified by Engineer and paid for by Owner.
- B. Payment Application Times: The date for each progress payment is indicated in the Owner/Contractor Agreement. The period of construction work covered by each Application for Payment is the period indicated in the Agreement.
- C. Application for Payment Forms: Use AIA Document G702 and AIA Document G703 as form for Applications for Payment.
- D. Application Preparation: Complete every entry on form. Notarize and execute by a person authorized to sign legal documents on behalf of Contractor. Engineer will return incomplete applications without action.
 - 1. Entries shall match data on the schedule of values and Contractor's construction schedule. Use updated schedules if revisions were made.
 - 2. Include amounts for work completed following previous Application for Payment, whether or not payment has been received. Include only amounts for work completed at time of Application for Payment.
 - 3. Include amounts of Change Orders and Construction Change Directives issued before last day of construction period covered by application.
 - 4. Indicate separate amounts for work being carried out under Owner-requested project acceleration.
- E. Stored Materials: Include in Application for Payment amounts applied for materials or equipment purchased or fabricated and stored, but not yet installed. Differentiate between items stored onsite and items stored off-site.
 - 1. Provide certificate of insurance, evidence of transfer of title to Owner, and consent of surety to payment for stored materials.
 - 2. Provide supporting documentation that verifies amount requested, such as paid invoices. Match amount requested with amounts indicated on documentation; do not include overhead and profit on stored materials.
 - 3. Provide summary documentation for stored materials indicating the following:
 - a. Value of materials previously stored and remaining stored as of date of previous Applications for Payment.
 - b. Value of previously stored materials put in place after date of previous Application for Payment and on or before date of current Application for Payment.
 - c. Value of materials stored since date of previous Application for Payment and remaining stored as of date of current Application for Payment.
- F. Final Payment Application: After completing Project closeout requirements, submit final Application for Payment with releases and supporting documentation not previously submitted and accepted, including, but not limited, to the following:

- 1. Evidence of completion of Project closeout requirements.
- 2. Certification of completion of final punch list items.
- 3. Insurance certificates for products and completed operations where required and proof that taxes, fees, and similar obligations were paid.
- 4. Updated final statement, accounting for final changes to the Contract Sum.
- 5. Evidence that claims have been settled.
- 6. Final meter readings for utilities, a measured record of stored fuel, and similar data as of date of Substantial Completion or when Owner took possession of and assumed responsibility for corresponding elements of the Work.
- 7. Final liquidated damages settlement statement.
- 8. Proof that taxes, fees, and similar obligations are paid.
- 9. Waivers and releases.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION 01 2900

SECTION 01 3100 - PROJECT MANAGEMENT AND COORDINATION

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. Section includes administrative provisions for coordinating construction operations on Project, including, but not limited to, the following:
 - 1. General coordination procedures.
 - 2. Coordination drawings.
 - 3. RFIs.
 - 4. Digital project management procedures.
 - 5. Project meetings.
- B. Each contractor shall participate in coordination requirements. Certain areas of responsibility are assigned to a specific contractor.

C. Related Requirements:

- 1. Section 01 3200 "Construction Progress Documentation" for preparing and submitting Contractor's construction schedule.
- 2. Section 01 7300 "Execution" for procedures for coordinating general installation and field-engineering services, including establishment of benchmarks and control points.
- 3. Section 01 7700 "Closeout Procedures" for coordinating closeout of the Contract.

1.3 DEFINITIONS

A. RFI: Request for Information. Request from Owner, Engineer, or Contractor seeking information required by or clarifications of the Contract Documents.

1.4 GENERAL COORDINATION PROCEDURES

A. Coordination: Coordinate construction operations included in different Sections of the Specifications to ensure efficient and orderly installation of each part of the Work. Coordinate construction operations included in different Sections that depend on each other for proper installation, connection, and operation.

- 1. Schedule construction operations in sequence required to obtain the best results, where installation of one part of the Work depends on installation of other components, before or after its own installation.
- 2. Coordinate installation of different components to ensure maximum performance and accessibility for required maintenance, service, and repair.
- 3. Make adequate provisions to accommodate items scheduled for later installation.
- B. Prepare memoranda for distribution to each party involved, outlining special procedures required for coordination. Include such items as required notices, reports, and list of attendees at meetings.
 - 1. Prepare similar memoranda for Owner and separate contractors if coordination of their Work is required.
- C. Administrative Procedures: Coordinate scheduling and timing of required administrative procedures with other construction activities **and scheduled activities of other contractors** to avoid conflicts and to ensure orderly progress of the Work. Such administrative activities include, but are not limited to, the following:
 - 1. Preparation of Contractor's construction schedule.
 - 2. Preparation of the schedule of values.
 - 3. Installation and removal of temporary facilities and controls.
 - 4. Delivery and processing of submittals.
 - 5. Progress meetings.
 - 6. Preinstallation conferences.
 - 7. Project closeout activities.
 - 8. Startup and adjustment of systems.

1.5 COORDINATION DRAWINGS

- A. Coordination Drawings, General: Prepare coordination drawings according to requirements in individual Sections, and additionally where installation is not completely indicated on Shop Drawings, where limited space availability necessitates coordination, or if coordination is required to facilitate integration of products and materials fabricated or installed by more than one entity.
 - 1. Content: Project-specific information, drawn accurately to a scale large enough to indicate and resolve conflicts. Do not base coordination drawings on standard printed data. Include the following information, as applicable:
 - Use applicable Drawings as a basis for preparation of coordination drawings.
 Prepare sections, elevations, and details as needed to describe relationship of various systems and components.
 - b. Coordinate the addition of trade-specific information to coordination drawings in a sequence that best provides for coordination of the information and resolution of conflicts between installed components before submitting for review.
 - c. Indicate functional and spatial relationships of components of Engineerural, structural, civil, mechanical, and electrical systems.
 - d. Indicate space requirements for routine maintenance and for anticipated replacement of components during the life of the installation.
 - e. Indicate required installation sequences.

- f. Indicate dimensions shown on Drawings. Specifically note dimensions that appear to be in conflict with submitted equipment and minimum clearance requirements. Provide alternative sketches to Engineer indicating proposed resolution of such conflicts. Minor dimension changes and difficult installations will not be considered changes to the Contract.
- B. Coordination Drawing Organization: Organize coordination drawings as follows:
 - 1. Structural Penetrations: Indicate penetrations and openings required for all disciplines.
 - Slab Edge and Embedded Items: Indicate slab edge locations and sizes and locations of embedded items for metal fabrications, sleeves, anchor bolts, bearing plates, angles, door floor closers, slab depressions for floor finishes, curbs and housekeeping pads, and similar items.
 - 3. Review: Engineer will review coordination drawings to confirm that, in general, the Work is being coordinated, but not for the details of the coordination, which are Contractor's responsibility. If Engineer determines that coordination drawings are not being prepared in sufficient scope or detail, or are otherwise deficient, Engineer will so inform Contractor, who shall make suitable modifications and resubmit.
 - 4. Coordination Drawing Prints: Prepare coordination drawing prints according to requirements in Section 01 3300 "Submittal Procedures."

1.6 REQUEST FOR INFORMATION (RFI)

- A. General: Immediately on discovery of the need for additional information, clarification, or interpretation of the Contract Documents, Contractor shall prepare and submit an RFI in the form specified.
 - 1. Engineer will return without response those RFIs submitted to Engineer by other entities controlled by Contractor.
 - 2. Coordinate and submit RFIs in a prompt manner to avoid delays in Contractor's work or work of subcontractors.
- B. Content of the RFI: Include a detailed, legible description of item needing information or interpretation and the following:
 - 1. Project name.
 - 2. Owner name.
 - 3. Owner's Project number.
 - 4. Name of Engineer.
 - 5. Engineer's Project number.
 - 6. Date.
 - 7. Name of Contractor.
 - 8. RFI number, numbered sequentially.
 - 9. RFI subject.
 - 10. Specification Section number and title and related paragraphs, as appropriate.
 - 11. Drawing number and detail references, as appropriate.
 - 12. Field dimensions and conditions, as appropriate.
 - 13. Contractor's suggested resolution. If Contractor's suggested resolution impacts the Contract Time or the Contract Sum, Contractor shall state impact in the RFI.
 - 14. Contractor's signature.

- 15. Attachments: Include sketches, descriptions, measurements, photos, Product Data, Shop Drawings, coordination drawings, and other information necessary to fully describe items needing interpretation.
 - a. Include dimensions, thicknesses, structural grid references, and details of affected materials, assemblies, and attachments on attached sketches.
- C. RFI Forms: Software-generated form with substantially the same content as indicated above, acceptable to Engineer.
 - 1. Attachments shall be electronic files in PDF format.
- D. Engineer's Action: Engineer will review each RFI, determine action required, and respond. Allow **seven** days for Engineer's response for each RFI. RFIs received by Engineer after 1:00 p.m. will be considered as received the following working day.
 - 1. The following Contractor-generated RFIs will be returned without action:
 - a. Requests for approval of submittals.
 - b. Requests for approval of substitutions.
 - c. Requests for approval of Contractor's means and methods.
 - d. Requests for coordination information already indicated in the Contract Documents.
 - e. Requests for adjustments in the Contract Time or the Contract Sum.
 - f. Requests for interpretation of Engineer's actions on submittals.
 - g. Incomplete RFIs or inaccurately prepared RFIs.
 - 2. Engineer's action may include a request for additional information, in which case Engineer's time for response will date from time of receipt by Engineer of additional information.
 - 3. Engineer's action on RFIs that may result in a change to the Contract Time or the Contract Sum may be eligible for Contractor to submit Change Proposal according to Section 01 2600 "Contract Modification Procedures."
 - a. If Contractor believes the RFI response warrants change in the Contract Time or the Contract Sum, notify Engineer in writing within 5 days of receipt of the RFI response.
- E. RFI Log: Prepare, maintain, and submit a tabular log of RFIs organized by the RFI number. Submit log weekly. Include the following:
 - 1. Project name.
 - 2. Name and address of Contractor.
 - 3. Name and address of Engineer.
 - 4. RFI number, including RFIs that were returned without action or withdrawn.
 - 5. RFI description.
 - 6. Date the RFI was submitted.
 - 7. Date Engineer's response was received.
 - 8. Identification of related Minor Change in the Work, Construction Change Directive, and Proposal Request, as appropriate.
 - 9. Identification of related Field Order, Work Change Directive, and Proposal Request, as appropriate.
- F. On receipt of Engineer's action, update the RFI log and immediately distribute the RFI response to affected parties. Review response and notify Engineer within **three** days if Contractor disagrees with response.

1.7 DIGITAL PROJECT MANAGEMENT PROCEDURES

- A. PDF Document Preparation: Where PDFs are required to be submitted to Engineer, prepare as follows:
 - 1. Assemble complete submittal package into a single indexed file, incorporating submittal requirements of a single Specification Section and transmittal form with links enabling navigation to each item.
 - 2. Name file with submittal number or other unique identifier, including revision identifier.
 - 3. Certifications: Where digitally submitted certificates and certifications are required, provide a digital signature with digital certificate on where indicated.

1.8 PROJECT MEETINGS

- A. General: Engineer will schedule and conduct meetings and conferences at Project site unless otherwise indicated.
 - 1. Attendees: Inform participants and others involved, and individuals whose presence is required, of date and time of each meeting. Notify Owner and Contractor of scheduled meeting dates and times a minimum of **seven** days prior to meeting.
 - 2. Agenda: Prepare the meeting agenda. Distribute the agenda to all invited attendees.
 - 3. Minutes: Entity responsible for conducting meeting will record significant discussions and agreements achieved. Distribute the meeting minutes to everyone concerned, including Owner and Contractor within Five days of the meeting.
- B. Preconstruction Conference: DTMB will schedule and conduct a preconstruction conference before starting construction, at a time convenient to Owner and Engineer, but no later than 15 days after execution of the Agreement.
 - 1. Attendees: Authorized representatives of Owner, Engineer, and their consultants; Contractor and its superintendent; major subcontractors; suppliers; and other concerned parties shall attend the conference. Participants at the conference shall be familiar with Project and authorized to conclude matters relating to the Work.
 - 2. Agenda: Discuss items of significance that could affect progress, including the following:
 - a. Responsibilities and personnel assignments.
 - b. Tentative construction schedule.
 - c. Phasing.
 - d. Critical work sequencing and long lead items.
 - e. Designation of key personnel and their duties.
 - f. Lines of communications.
 - g. Procedures for processing field decisions and Change Orders.
 - h. Procedures for RFIs.
 - i. Procedures for testing and inspecting.
 - j. Procedures for processing Applications for Payment.
 - k. Submittal procedures.
 - 1. Preparation of Record Documents.
 - m. Use of the premises.
 - n. Work restrictions.
 - o. Working hours.
 - p. Owner's occupancy requirements.

- q. Responsibility for temporary facilities and controls.
- r. Procedures for disruptions and shutdowns.
- s. Parking availability.
- t. Office, work, and storage areas.
- u. Equipment deliveries and priorities.
- v. First aid.
- w. Security.
- 3. Minutes: Entity responsible for conducting meeting will record and distribute meeting minutes.
- C. Preinstallation Conferences: Conduct a preinstallation conference at Project site before each construction activity when required by other Sections and when required for coordination with other construction.
 - 1. Attendees: Installer and representatives of manufacturers and fabricators involved in or affected by the installation and its coordination or integration with other materials and installations that have preceded or will follow, shall attend the meeting. Advise Engineer, of scheduled meeting dates.
 - 2. Agenda: Review progress of other construction activities and preparations for the particular activity under consideration, including requirements for the following:
 - a. Contract Documents.
 - b. Options.
 - c. Related RFIs.
 - d. Related Change Orders.
 - e. Purchases.
 - f. Deliveries.
 - g. Submittals.
 - h. Sustainable design requirements.
 - i. Review of mockups.
 - j. Possible conflicts.
 - k. Compatibility requirements.
 - l. Time schedules.
 - m. Weather limitations.
 - n. Manufacturer's written instructions.
 - o. Warranty requirements.
 - p. Compatibility of materials.
 - q. Acceptability of substrates.
 - r. Temporary facilities and controls.
 - s. Space and access limitations.
 - t. Regulations of authorities having jurisdiction.
 - u. Testing and inspecting requirements.
 - v. Installation procedures.
 - w. Coordination with other work.
 - x. Required performance results.
 - y. Protection of adjacent work.
 - z. Protection of construction and personnel.
 - 3. Record significant conference discussions, agreements, and disagreements, including required corrective measures and actions.
 - 4. Reporting: Distribute minutes of the meeting to each party present and to other parties requiring information.

- 5. Do not proceed with installation if the conference cannot be successfully concluded. Initiate whatever actions are necessary to resolve impediments to performance of the Work and reconvene the conference at earliest feasible date.
- D. Project Closeout Conference: **Schedule and conduct** a project closeout conference, at a time convenient to Owner and Engineer, but no later than 10 days prior to the scheduled date of Substantial Completion.
 - 1. Conduct the conference to review requirements and responsibilities related to Project closeout.
 - 2. Attendees: Authorized representatives of Owner, Engineer, and their consultants; Contractor and its superintendent; major subcontractors; suppliers; and other concerned parties shall attend the meeting. Participants at the meeting shall be familiar with Project and authorized to conclude matters relating to the Work.
 - 3. Agenda: Discuss items of significance that could affect or delay Project closeout, including the following:
 - a. Preparation of Record Documents.
 - b. Procedures required prior to inspection for Substantial Completion and for final inspection for acceptance.
 - c. Submittal of written warranties.
 - d. Requirements for preparing operations and maintenance data.
 - e. Requirements for delivery of material samples, attic stock, and spare parts.
 - f. Requirements for demonstration and training.
 - g. Preparation of Contractor's punch list.
 - h. Procedures for processing Applications for Payment at Substantial Completion and for final payment.
 - i. Submittal procedures.
 - j. Owner's partial occupancy requirements.
 - k. Responsibility for removing temporary facilities and controls.
 - 4. Minutes: Entity conducting meeting will record and distribute meeting minutes.
 - a. Schedule Updating: Revise combined Contractor's construction schedule after each coordination meeting, where revisions to the schedule have been made or recognized. Issue revised schedule concurrently with report of each meeting.
 - b. Review present and future needs of each contractor present, including the following:
 - 1) Interface requirements.
 - 2) Sequence of operations.
 - 3) Resolution of BIM component conflicts.
 - 4) Status of submittals.
 - 5) Deliveries.
 - 6) Off-site fabrication.
 - 7) Access.
 - 8) Site use.
 - 9) Temporary facilities and controls.
 - 10) Work hours.
 - 11) Hazards and risks.
 - 12) Progress cleaning.
 - 13) Quality and work standards.
 - 14) Status of RFIs.
 - 15) Proposal Requests.
 - 16) Change Orders.

- 17) Pending changes.
- 5. Reporting: Record meeting results and distribute copies to everyone in attendance and to others affected by decisions or actions resulting from each meeting.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 3200 - CONSTRUCTION PROGRESS DOCUMENTATION

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes administrative and procedural requirements for documenting the progress of construction during performance of the Work, including the following:
 - 1. Startup construction schedule.
 - 2. Contractor's Construction Schedule.
 - 3. Construction schedule updating reports.
 - 4. Daily construction reports.
 - 5. Unusual event reports.

B. Related Requirements:

- 1. Section 01 2900 "Payment Procedures" for schedule of values and requirements for use of cost-loaded schedule for Applications for Payment.
- 2. Section 01 4000 "Quality Requirements" for schedule of tests and inspections.

1.2 DEFINITIONS

- A. Activity: A discrete part of a project that can be identified for planning, scheduling, monitoring, and controlling the construction Project. Activities included in a construction schedule consume time and resources.
 - 1. Critical Activity: An activity on the critical path that must start and finish on the planned early start and finish times.
 - 2. Predecessor Activity: An activity that precedes another activity in the network.
 - 3. Successor Activity: An activity that follows another activity in the network.
- B. Cost Loading: The allocation of the schedule of values for completing an activity as scheduled. The sum of costs for all activities must equal the total Contract Sum.
- C. CPM: Critical path method, which is a method of planning and scheduling a construction project where activities are arranged based on activity relationships. Network calculations determine the critical path of Project and when activities can be performed.
- D. Critical Path: The longest connected chain of interdependent activities through the network schedule that establishes the minimum overall Project duration and contains no float.
- E. Event: The starting or ending point of an activity.
- F. Float: The measure of leeway in starting and completing an activity.
 - 1. Float time **belongs to Owner**.

- 2. Free float is the amount of time an activity can be delayed without adversely affecting the early start of the successor activity.
- 3. Total float is the measure of leeway in starting or completing an activity without adversely affecting the planned Project completion date.
- G. Resource Loading: The allocation of labor and equipment necessary for completing an activity as scheduled.

1.3 INFORMATIONAL SUBMITTALS

- A. Format for Submittals: Submit required submittals in the following format:
 - 1. Working electronic copy of schedule file.
 - 2. PDF file.
 - 3.
- B. Startup construction schedule.
 - 1. Submittal of cost-loaded startup construction schedule will not constitute approval of schedule of values for cost-loaded activities.
- C. Contractor's Construction Schedule: Initial schedule, of size required to display entire schedule for entire construction period.
 - 1. Submit a working digital copy of schedule, using software indicated, and labeled to comply with requirements for submittals.
- D. Construction Schedule Updating Reports: Submit with Applications for Payment.
- E. Daily Construction Reports: Submit at weekly intervals.
- F. Unusual Event Reports: Submit at time of unusual event.

1.4 QUALITY ASSURANCE

1.5 COORDINATION

- A. Coordinate Contractor's Construction Schedule with the schedule of values,] submittal schedule, progress reports, payment requests, and other required schedules and reports.
 - 1. Secure time commitments for performing critical elements of the Work from entities involved.
 - 2. Coordinate each construction activity in the network with other activities, and schedule them in proper sequence.

1.6 CONTRACTOR'S CONSTRUCTION SCHEDULE

- A. Computer Scheduling Software: Prepare schedules using current version of a program that has been developed specifically to manage construction schedules.
- B. Time Frame: Extend schedule from date established for the Notice to Proceed to date of Substantial Completion.
 - 1. Contract completion date to not be changed by submission of a schedule that shows an early completion date, unless specifically authorized by Change Order.
- C. Activities: Treat each floor or separate area as a separate numbered activity for each main element of the Work. Comply with the following:
 - 1. Activity Duration: Define activities so no activity is longer than **20** days, unless specifically allowed by Engineer.
 - 2. Temporary Facilities: Indicate start and completion dates for the following as applicable:
 - a. Securing of approvals and permits required for performance of the Work.
 - b. Temporary facilities.
 - c. Construction of mock-ups, prototypes and samples.
 - d. Regulatory agency approvals.
 - e. Punch list.
 - 3. Procurement Activities: Include procurement process activities for the following long lead-time items and major items, requiring a cycle of more than 60 days, as separate activities in schedule. Procurement cycle activities include, but are not limited to, submittals, approvals, purchasing, fabrication, and delivery.
 - 4. Submittal Review Time: Include review and resubmittal times indicated in Section 01 3300 "Submittal Procedures" in schedule. Coordinate submittal review times in Contractor's Construction Schedule with submittal schedule.
 - 5. Substantial Completion: Indicate completion in advance of date established for Substantial Completion, and allow time for Engineer's [and Construction Manager's] administrative procedures necessary for certification of Substantial Completion.
 - 6. Punch List and Final Completion: Include not more than **30** days for completion of punch list items and Final Completion.
- D. Constraints: Include constraints and work restrictions indicated in the Contract Documents and as follows in schedule, and show how the sequence of the Work is affected.
 - 1. Phasing: Arrange list of activities on schedule by phase.
 - 2. Work Restrictions: Show the effect of the following items on the schedule:
 - a. Coordination with existing construction.
 - b. Limitations of continued occupancies.
 - c. Uninterruptible services.
 - d. Partial occupancy before Substantial Completion.
 - e. Use-of-premises restrictions.
 - f. Provisions for future construction.
 - g. Seasonal variations.
 - h. Environmental control.
 - 3. Work Stages: Indicate important stages of construction for each major portion of the Work, including, but not limited to, the following:
 - a. Subcontract awards.

- b. Submittals.
- c. Purchases.
- d. Mockups.
- e. Fabrication.
- f. Sample testing.
- g. Deliveries.
- h. Installation.
- i. Tests and inspections.
- j. Adjusting.
- k. Curing.
- 1. Building flush-out.
- m. Startup and placement into final use and operation.
- n. Commissioning.
- 4. Construction Areas: Identify each major area of construction for each major portion of the Work. Indicate where each construction activity within a major area must be sequenced or integrated with other construction activities to provide for the following:
 - a. Structural completion.
 - b. Temporary enclosure and space conditioning.
 - c. Permanent space enclosure.
 - d. Completion of mechanical installation.
 - e. Completion of electrical installation.
 - f. Substantial Completion.
- E. Milestones: Include milestones indicated in the Contract Documents in schedule, including, but not limited to, the Notice to Proceed, Substantial Completion, and Final Completion
- F. Upcoming Work Summary: Prepare summary report indicating activities scheduled to occur or commence prior to submittal of next schedule update. Summarize the following issues:
 - 1. Unresolved issues.
 - 2. Unanswered Requests for Information.
 - 3. Rejected or unreturned submittals.
 - 4. Notations on returned submittals.
 - 5. Pending modifications affecting the Work and the Contract Time.
- G. Contractor's Construction Schedule Updating: At bi-monthly intervals, update schedule to reflect actual construction progress and activities. Issue schedule before each regularly scheduled progress meeting.
 - 1. Revise schedule immediately after each meeting or other activity where revisions have been recognized or made. Issue updated schedule concurrently with the report of each such meeting.
 - 2. Include a report with updated schedule that indicates every change, including, but not limited to, changes in logic, durations, actual starts and finishes, and activity durations.
 - 3. As the Work progresses, indicate Final Completion percentage for each activity.
- H. Recovery Schedule: When periodic update indicates the Work is **14** or more calendar days behind the current approved schedule, submit a separate recovery schedule indicating means by which Contractor intends to regain compliance with the schedule. Indicate changes to working hours, working days, crew sizes, equipment required to achieve compliance, and date by which recovery will be accomplished.

- I. Distribution: Distribute copies of approved schedule to Engineer Owner, separate contractors, testing and inspecting agencies, and other parties identified by Contractor with a need-to-know schedule responsibility.
 - 1. Post copies in Project meeting rooms and temporary field offices.
 - 2. When revisions are made, distribute updated schedules to the same parties and post in the same locations. Delete parties from distribution when they have completed their assigned portion of the Work and are no longer involved in performance of construction activities.

1.7 GANTT-CHART SCHEDULE REQUIREMENTS

- A. Gantt-Chart Schedule: Submit a comprehensive, fully developed, horizontal, Gantt-chart-type, Contractor's Construction Schedule within 7 days of date established for **the Notice to Proceed**.
 - 1. Base schedule on the startup construction schedule and additional information received since the start of Project.
- B. Preparation: Indicate each significant construction activity separately. Identify first workday of each week with a continuous vertical line.
- C. Contract Modifications: For each proposed contract modification and concurrent with its submission, prepare a time-impact analysis using a network fragment to demonstrate the effect of the proposed change on the overall Project schedule.
- D. Initial Issue of Schedule: Prepare initial network diagram from a sorted activity list indicating straight "early start-total float." Identify critical activities. Prepare tabulated reports showing the following:
 - 1. Contractor or subcontractor and the Work or activity.
 - 2. Description of activity.
 - 3. Main events of activity.
 - 4. Immediate preceding and succeeding activities.
 - 5. Early and late start dates.
 - 6. Early and late finish dates.
 - 7. Activity duration in workdays.
 - 8. Total float or slack time.
 - 9. Average size of workforce.
 - 10. Dollar value of activity (coordinated with the schedule of values).
- E. Schedule Updating: Concurrent with making revisions to schedule, prepare tabulated reports showing the following:
 - 1. Identification of activities that have changed.
 - 2. Changes in early and late start dates.
 - 3. Changes in early and late finish dates.
 - 4. Changes in activity durations in workdays.
 - 5. Changes in the critical path.
 - 6. Changes in total float or slack time.
 - 7. Changes in the Contract Time.

1.8 REPORTS

- A. Daily Construction Reports: Prepare a daily construction report recording the following information concerning events at Project site:
 - 1. List of subcontractors at Project site.
 - 2. List of separate contractors at Project site.
 - 3. Approximate count of personnel at Project site.
 - 4. Equipment at Project site.
 - 5. Material deliveries.
 - 6. High and low temperatures and general weather conditions, including presence of rain or snow.
 - 7. Testing and inspection.
 - 8. Accidents.
 - 9. Meetings and significant decisions.
 - 10. Unusual events.
 - 11. Stoppages, delays, shortages, and losses.
 - 12. Emergency procedures.
 - 13. Orders and requests of authorities having jurisdiction.
 - 14. Change Orders received and implemented.
 - 15. Change Directives received and implemented.
 - 16. Services connected and disconnected.
 - 17. Equipment or system tests and startups.
 - 18. Partial completions and occupancies.
- B. Unusual Event Reports: When an event of an unusual and significant nature occurs at Project site, whether or not related directly to the Work, prepare and submit a special report. List chain of events, persons participating, responses by Contractor's personnel, evaluation of results or effects, and similar pertinent information. Advise Owner in advance when these events are known or predictable.
 - 1. Submit unusual event reports directly to Owner within **one** day(s) of an occurrence. Distribute copies of report to parties affected by the occurrence.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 3233 - PHOTOGRAPHIC DOCUMENTATION

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes administrative and procedural requirements for the following:
 - 1. Preconstruction photographs.
 - 2. Concealed Work photographs.
 - 3. Periodic construction photographs.

B. Related Requirements:

- 1. Section 01 7700 "Closeout Procedures" for submitting photographic documentation as Project Record Documents at Project closeout.
- 2. Section 01 7900 "Demonstration and Training" for submitting video recordings of demonstration of equipment and training of Owner's personnel.
- 3. Section 02 4119 "Selective Demolition" for photographic documentation before selective demolition operations commence.
- 4. Section 31 1000 "Site Clearing" for photographic documentation before site clearing operations commence.

1.2 QUALITY ASSURANCE

A. Construction Webcam Service Provider: A firm specializing in providing photographic equipment, web-based software, and related services for construction projects, with a record of providing satisfactory services similar to those required for Project.

1.3 FORMATS AND MEDIA

- A. Digital Photographs: Provide color images in JPG format, produced by a digital camera with minimum sensor size of 12 megapixels, and at an image resolution of not less than 3200 by 2400 pixels. Use flash in low light levels or backlit conditions.
- B. Digital Images: Submit digital media as originally recorded in the digital camera, without alteration, manipulation, editing, or modifications using image-editing software.
- C. Metadata: Record accurate date and time]from camera.
- D. File Names: Name media files with **date and Project area** and sequential numbering suffix.

1.4 CONSTRUCTION PHOTOGRAPHS

A. General: Take photographs with maximum depth of field and in focus.

- B. Preconstruction Photographs: Before commencement of the Work, take photographs of Project site and surrounding properties, including existing items to remain during construction, from different vantage points, as directed by **Engineer**.
 - 1. Take **20** photographs to show existing conditions adjacent to property before starting the Work.
 - 2. Take **20** photographs of existing buildings either on or adjoining property, to accurately record physical conditions at start of construction.
 - 3. Take additional photographs as required to record settlement or cracking of adjacent structures, pavements, and improvements.
- C. Concealed Work Photographs: Before proceeding with installing work that will conceal other work, take photographs sufficient in number, with annotated descriptions, to record nature and location of concealed Work, including, but not limited to, the following:
 - 1. Underground utilities.
 - 2. Piping.
 - 3. Electrical conduit.
- D. Periodic Construction Photographs: Take **20** photographs weekly . Select vantage points to show status of construction and progress since last photographs were taken.
- E. Additional Photographs: Engineer may request photographs in addition to periodic photographs specified. Additional photographs will be paid for by Change Order and are not included in the Contract Sum.
 - 1. Three days' notice will be given, where feasible.
 - 2. In emergency situations, take additional photographs within 24 hours of request.
 - 3. Circumstances that could require additional photographs include, but are not limited to, the following:
 - a. Immediate follow-up when on-site events result in construction damage or losses.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 3300 - SUBMITTAL PROCEDURES

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section Includes:

- 1. Submittal schedule requirements.
- 2. Administrative and procedural requirements for submittals.

B. Related Requirements:

- 1. Section 01 2900 "Payment Procedures" for submitting Applications for Payment and the schedule of values.
- 2. Section 01 3100 "Project Management and Coordination" for submitting coordination drawings and subcontract list and for requirements for web-based Project software.
- 3. Section 01 3200 "Construction Progress Documentation" for submitting schedules and reports, including Contractor's construction schedule.
- 4. Section 01 3233 "Photographic Documentation" for submitting preconstruction photographs, periodic construction photographs, and Final Completion construction photographs.
- 5. Section 01 4000 "Quality Requirements" for submitting test and inspection reports, and schedule of tests and inspections.
- 6. Section 01 7700 "Closeout Procedures" for submitting closeout submittals and maintenance material submittals.
- 7. Section 01 7823 "Operation and Maintenance Data" for submitting operation and maintenance manuals.
- 8. Section 01 7839 "Project Record Documents" for submitting record Drawings, record Specifications, and record Product Data.
- 9. Section 01 7900 "Demonstration and Training" for submitting video recordings of demonstration of equipment and training of Owner's personnel.

1.3 DEFINITIONS

- A. Action Submittals: Written and graphic information and physical samples that require Engineer's responsive action. Action submittals are those submittals indicated in individual Specification Sections as "action submittals."
- B. Informational Submittals: Written and graphic information and physical samples that do not require Engineer's responsive action. Submittals may be rejected for not complying with

requirements. Informational submittals are those submittals indicated in individual Specification Sections as "informational submittals."

1.4 SUBMITTAL SCHEDULE

- A. Submittal Schedule: Submit, as an action submittal, a list of submittals, arranged in chronological order by dates required by construction schedule. Include time required for review, ordering, manufacturing, fabrication, and delivery when establishing dates. Include additional time required for making corrections or revisions to submittals noted by Engineer and additional time for handling and reviewing submittals required by those corrections.
 - 1. Coordinate submittal schedule with list of subcontracts, the schedule of values, and Contractor's construction schedule.
 - 2. Initial Submittal Schedule: Submit concurrently with startup construction schedule. Include submittals required during the first 60 days of construction. List those submittals required to maintain orderly progress of the Work and those required early because of long lead time for manufacture or fabrication.
 - 3. Final Submittal Schedule: Submit concurrently with the first complete submittal of Contractor's construction schedule.
 - a. Submit revised submittal schedule as required to reflect changes in current status and timing for submittals.
 - 4. Format: Arrange the following information in a tabular format:
 - a. Scheduled date for first submittal.
 - b. Specification Section number and title.
 - c. Submittal Category: Action; informational.
 - d. Name of subcontractor.
 - e. Description of the Work covered.
 - f. Scheduled date for Engineer's final release or approval.
 - g. Scheduled dates for purchasing.
 - h. Scheduled date of fabrication.
 - i. Scheduled dates for installation.
 - j. Activity or event number.

1.5 SUBMITTAL FORMATS

- A. Submittal Information: Include the following information in each submittal:
 - 1. Project name.
 - 2. Date.
 - 3. Name of Engineer.
 - 4. Name of Contractor.
 - 5. Name of firm or entity that prepared submittal.
 - 6. Names of subcontractor, manufacturer, and supplier.
 - 7. Unique submittal number, including revision identifier. Include Specification Section number with sequential alphanumeric identifier and alphanumeric suffix for resubmittals.
 - 8. Submittal purpose and description.
 - 9. Number and title of Specification Section, with paragraph number and generic name for each of multiple items.

- B. Deviations and Additional Information: On each submittal, clearly indicate deviations from requirements in the Contract Documents, including minor variations and limitations; include relevant additional information and revisions, other than those requested by Engineer on previous submittals. Indicate by highlighting on each submittal or noting on attached separate sheet.
- C. Electronic Submittals: Prepare submittals as PDF package, incorporating complete information into each PDF file. Name PDF file with submittal number.

1.6 SUBMITTAL PROCEDURES

- A. Prepare and submit submittals required by individual Specification Sections. Types of submittals are indicated in individual Specification Sections.
 - 1. Email: Prepare submittals as PDF package and transmit to Engineer by sending via email. Include PDF transmittal form. Include information in email subject line as requested by Engineer.
 - a. Engineer will return annotated file. Annotate and retain one copy of file as a digital Project Record Document file.
 - 2. Web-Based Project Management Software: Prepare submittals in PDF form, and upload to web-based Project management software website. Enter required data in web-based software site to fully identify submittal.
 - 3. Paper: Prepare submittals in paper form and deliver to Engineer.
- B. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.
 - 1. Coordinate each submittal with fabrication, purchasing, testing, delivery, other submittals, and related activities that require sequential activity.
 - 2. Submit all submittal items required for each Specification Section concurrently unless partial submittals for portions of the Work are indicated on approved submittal schedule.
 - 3. Submit action submittals and informational submittals required by the same Specification Section as separate packages under separate transmittals.
 - 4. Coordinate transmittal of submittals for related parts of the Work specified in different Sections, so processing will not be delayed because of need to review submittals concurrently for coordination.
 - a. **Engineer reserves** the right to withhold action on a submittal requiring coordination with other submittals until related submittals are received.
- C. Processing Time: Allow time for submittal review, including time for resubmittals, as follows. Time for review shall commence on **Engineer's** receipt of submittal. No extension of the Contract Time will be authorized because of failure to transmit submittals enough in advance of the Work to permit processing, including resubmittals.
 - 1. Initial Review: Allow **15** days for initial review of each submittal. Allow additional time if coordination with subsequent submittals is required. **Engineer** will advise Contractor when a submittal being processed must be delayed for coordination.
 - 2. Intermediate Review: If intermediate submittal is necessary, process it in same manner as initial submittal.
 - 3. Resubmittal Review: Allow 15 days for review of each resubmittal.

- 4. Sequential Review: Where sequential review of submittals by Engineer's consultants, Owner, or other parties is indicated, allow 21 days for initial review of each submittal
- 5. Concurrent Consultant Review: Where the Contract Documents indicate that submittals may be transmitted simultaneously to Engineer and to Engineer's consultants, allow 15 days for review of each submittal. Submittal will be returned to Engineer before being returned to Contractor.
- D. Resubmittals: Make resubmittals in same form and number of copies as initial submittal.
 - 1. Note date and content of previous submittal.
 - 2. Note date and content of revision in label or title block, and clearly indicate extent of revision.
 - 3. Resubmit submittals until they are marked with approval notation from Engineer's action stamp.
- E. Distribution: Furnish copies of final submittals to manufacturers, subcontractors, suppliers, fabricators, installers, authorities having jurisdiction, and others as necessary for performance of construction activities. Show distribution on transmittal forms.
- F. Use for Construction: Retain complete copies of submittals on Project site. Use only final action submittals that are marked with approval notation from Engineer's action stamp.

1.7 SUBMITTAL REQUIREMENTS

- A. Product Data: Collect information into a single submittal for each element of construction and type of product or equipment.
 - 1. If information must be specially prepared for submittal because standard published data are unsuitable for use, submit as Shop Drawings, not as Product Data.
 - 2. Mark each copy of each submittal to show which products and options are applicable.
 - 3. Include the following information, as applicable:
 - a. Manufacturer's catalog cuts.
 - b. Manufacturer's product specifications.
 - c. Statement of compliance with specified referenced standards.
 - d. Notation of coordination requirements.
 - e. Availability and delivery time information.
 - 4. Submit Product Data before Shop Drawings, and before or concurrently with Samples.
- B. Shop Drawings: Prepare Project-specific information, drawn accurately to scale. Do not base Shop Drawings on reproductions of the Contract Documents or standard printed data
 - 1. Preparation: Fully illustrate requirements in the Contract Documents. Include the following information, as applicable:
 - a. Identification of products.
 - b. Compliance with specified standards.
 - c. Notation of dimensions established by field measurement.
- C. Samples: Submit Samples for review of type, color, pattern, and texture for a check of these characteristics with other materials.

- 1. Transmit Samples that contain multiple, related components, such as accessories together in one submittal package.
- 2. Identification: Permanently attach label on unexposed side of Samples that includes the following:
 - a. Project name and submittal number.
 - b. Generic description of Sample.
 - c. Product name and name of manufacturer.
 - d. Sample source.
 - e. Number and title of applicable Specification Section.
 - f. Specification paragraph number and generic name of each item.
- 3. Email Transmittal: Provide PDF transmittal. Include digital image file illustrating Sample characteristics and identification information for record.
- 4. Disposition: Maintain sets of approved Samples at Project site, available for quality-control comparisons throughout the course of construction activity. Sample sets may be used to determine final acceptance of construction associated with each set.
 - a. Samples that may be incorporated into the Work are indicated in individual Specification Sections. Such Samples must be in an undamaged condition at time of use.
 - b. Samples not incorporated into the Work, or otherwise designated as Owner's property, are the property of Contractor.
- 5. Samples for Initial Selection: Submit manufacturer's color charts consisting of units or sections of units, showing the full range of colors, textures, and patterns available.
 - a. Number of Samples: Submit [one] <Insert number> full set(s) of available choices where color, pattern, texture, or similar characteristics are required to be selected from manufacturer's product line. Engineer will return submittal with options selected.
- 6. Samples for Verification: Submit full-size units or Samples of size indicated, prepared from same material to be used for the Work, cured and finished in manner specified, and physically identical with material or product proposed for use, and that show full range of color and texture variations expected. Samples include, but are not limited to, the following: partial sections of manufactured or fabricated components; small cuts or containers of materials; complete units of repetitively used materials; swatches showing color, texture, and pattern; color range sets; and components used for independent testing and inspection.
 - a. Number of Samples: Submit **three** sets of Samples. Engineer will retain **two** Sample sets; remainder will be returned. **Mark up and retain one returned Sample set as a project record Sample.**
 - 1) Submit a single Sample where assembly details, workmanship, fabrication techniques, connections, operation, and other similar characteristics are to be demonstrated.
- D. Design Data: Prepare and submit written and graphic information indicating compliance with indicated performance and design criteria in individual Specification Sections. Include list of assumptions and summary of loads. Include load diagrams if applicable. Provide name and version of software, if any, used for calculations. Number each page of submittal.

1.8 CONTRACTOR'S REVIEW

A. Action Submittals and Informational Submittals: Review each submittal and check for coordination with other Work of the Contract and for compliance with the Contract Documents. Note corrections and field dimensions. Mark with approval stamp before submitting to Engineer.

B. Contractor's Approval: Indicate Contractor's approval for each submittal with a uniform approval stamp. Include name of reviewer, date of Contractor's approval, and statement certifying that submittal has been reviewed, checked, and approved for compliance with the Contract Documents.

1. Engineer will not review submittals received from Contractor that do not have Contractor's review and approval.

1.9 ENGINEER'S REVIEW

A. Action Submittals: Engineer will review each submittal, indicate corrections or revisions required , and return.

1. PDF Submittals: Engineer will indicate, via markup on each submittal, the appropriate action

B. Informational Submittals: Engineer will review each submittal and will not return it, or will return it if it does not comply with requirements. Engineer will forward each submittal to appropriate party.

C. Partial submittals prepared for a portion of the Work will be reviewed when use of partial submittals has received prior approval from Engineer.

D. Incomplete submittals are unacceptable, will be considered nonresponsive, and will be returned for resubmittal without review.

E. Engineer will **discard** submittals received from sources other than Contractor.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 4000 - QUALITY REQUIREMENTS

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes administrative and procedural requirements for quality assurance and quality control.
- B. Testing and inspection services are required to verify compliance with requirements specified or indicated. These services do not relieve Contractor of responsibility for compliance with the Contract Document requirements.
 - 1. Specific quality-assurance and quality-control requirements for individual work results are specified in their respective Specification Sections. Requirements in individual Sections may also cover production of standard products.
 - 2. Specified tests, inspections, and related actions do not limit Contractor's other quality-assurance and quality-control procedures that facilitate compliance with the Contract Document requirements.
 - 3. Requirements for Contractor to provide quality-assurance and quality-control services required by Engineer, Owner, or authorities having jurisdiction are not limited by provisions of this Section.

C. Related Requirements:

1. Section 01 2100 "Allowances" for testing and inspection allowances.

1.2 DEFINITIONS

- A. Experienced: When used with an entity or individual, "experienced," unless otherwise further described, means having successfully completed a minimum of [five] < Insert number > previous projects similar in nature, size, and extent to this Project; being familiar with special requirements indicated; and having complied with requirements of authorities having jurisdiction.
- B. Field Quality-Control Tests and Inspections: Tests and inspections that are performed on-site for installation of the Work and for completed Work.
- C. Installer/Applicator/Erector: Contractor or another entity engaged by Contractor as an employee, subcontractor, or sub-subcontractor, to perform a particular construction operation, including installation, erection, application, assembly, and similar operations.
 - 1. Use of trade-specific terminology in referring to a Work result does not require that certain construction activities specified apply exclusively to specific trade(s).
- D. Mockups: Physical assemblies of portions of the Work constructed to establish the standard by which the Work will be judged. Mockups are not Samples.

- 1. Mockups are used for one or more of the following:
 - a. Verify selections made under Sample submittals.
 - b. Demonstrate aesthetic effects.
 - c. Demonstrate the qualities of products and workmanship.
 - d. Demonstrate successful installation of interfaces between components and systems.
 - e. Perform preconstruction testing to determine system performance.
- 2. Product Mockups: Mockups that may include multiple products, materials, or systems specified in a single Section.
- 3. In-Place Mockups: Mockups constructed on-site in their actual final location as part of permanent construction.
- E. Preconstruction Testing: Tests and inspections performed specifically for Project before products and materials are incorporated into the Work, to verify performance or compliance with specified criteria. Unless otherwise indicated, copies of reports of tests or inspections performed for other than the Project do not meet this definition.
- F. Product Tests: Tests and inspections that are performed by a nationally recognized testing laboratory (NRTL) in accordance with 29 CFR 1910.7, by a testing agency accredited in accordance with NIST's National Voluntary Laboratory Accreditation Program (NVLAP), or by a testing agency qualified to conduct product testing and acceptable to authorities having jurisdiction, to establish product performance and compliance with specified requirements.
- G. Source Quality-Control Tests and Inspections: Tests and inspections that are performed at the source (e.g., plant, mill, factory, or shop).
- H. Testing Agency: An entity engaged to perform specific tests, inspections, or both. The term "testing laboratory" has the same meaning as the term "testing agency."
- I. Quality-Assurance Services: Activities, actions, and procedures performed before and during execution of the Work, to guard against defects and deficiencies and substantiate that proposed construction will comply with requirements.
- J. Quality-Control Services: Tests, inspections, procedures, and related actions during and after execution of the Work, to evaluate that actual products incorporated into the Work and completed construction comply with requirements. Contractor's quality-control services do not include contract administration activities performed by Engineer.

1.3 CONFLICTING REQUIREMENTS

- A. Conflicting Standards and Other Requirements: If compliance with two or more standards or requirements is specified and the standards or requirements establish different or conflicting requirements for minimum quantities or quality levels, inform the Engineer regarding the conflict and obtain clarification prior to proceeding with the Work. Refer conflicting requirements that are different, but apparently equal, to Engineer for clarification before proceeding.
- B. Minimum Quantity or Quality Levels: The quantity or quality level shown or specified is the minimum provided or performed. The actual installation may comply exactly with the minimum quantity or quality specified, or it may exceed the minimum within reasonable limits. To comply with these requirements, indicated numeric values are minimum or maximum, as appropriate, for the context of requirements. Refer uncertainties to Engineer for a decision before proceeding.

1.4 INFORMATIONAL SUBMITTALS

- A. Contractor's Quality-Control Plan: For quality-assurance and quality-control activities and responsibilities.
- B. Qualification Data: For Contractor's quality-control personnel.
- C. Reports: Prepare and submit certified written reports and documents as specified.
- D. Permits, Licenses, and Certificates: For Owner's record, submit copies of permits, licenses, certifications, inspection reports, releases, jurisdictional settlements, notices, receipts for fee payments, judgments, correspondence, records, and similar documents established for compliance with standards and regulations bearing on performance of the Work.

1.5 CONTRACTOR'S QUALITY-CONTROL PLAN

- A. Quality-Control Plan, General: Submit quality-control plan within 10 days of Notice of Award and not less than five days prior to preconstruction conference. Submit in format acceptable to Engineer. Identify personnel, procedures, controls, instructions, tests, records, and forms to be used to carry out Contractor's quality-assurance and quality-control responsibilities and to coordinate Owner's quality-assurance and quality-control activities. Coordinate with Contractor's Construction Schedule.
- B. Quality-Control Personnel Qualifications: Engage qualified personnel trained and experienced in managing and executing quality-assurance and quality-control procedures similar in nature and extent to those required for Project.
 - 1. Project quality-control manager may also serve as Project superintendent
- C. Submittal Procedure: Describe procedures for ensuring compliance with requirements through review and management of submittal process. Indicate qualifications of personnel responsible for submittal review.
- D. Testing and Inspection: In quality-control plan, include a comprehensive schedule of Work requiring testing or inspection, including the following:
 - 1. Contractor-performed tests and inspections, including subcontractor-performed tests and inspections. Include required tests and inspections and Contractor-elected tests and inspections. Distinguish source quality-control tests and inspections from field quality-control tests and inspections.
 - 2. Special inspections required by authorities having jurisdiction and indicated on the Statement of Special Inspections.
 - 3. Owner-performed tests and inspections indicated in the Contract Documents.
- E. Continuous Inspection of Workmanship: Describe process for continuous inspection during construction to identify and correct deficiencies in workmanship in addition to testing and inspection specified. Indicate types of corrective actions to be required to bring the Work into compliance with standards of workmanship established by Contract requirements and approved mockups.

F. Monitoring and Documentation: Maintain testing and inspection reports, including log of approved and rejected results. Include Work Engineer has indicated as nonconforming or defective. Indicate corrective actions taken to bring nonconforming Work into compliance with requirements. Comply with requirements of authorities having jurisdiction.

1.6 REPORTS AND DOCUMENTS

- A. Test and Inspection Reports: Prepare and submit certified written reports specified in other Sections. Include the following:
 - 1. Date of issue.
 - 2. Project title and number.
 - 3. Name, address, telephone number, and email address of testing agency.
 - 4. Dates and locations of samples and tests or inspections.
 - 5. Names of individuals making tests and inspections.
 - 6. Description of the Work and test and inspection method.
 - 7. Identification of product and Specification Section.
 - 8. Complete test or inspection data.
 - 9. Test and inspection results and an interpretation of test results.
 - 10. Record of temperature and weather conditions at time of sample-taking and testing and inspection.
 - 11. Comments or professional opinion on whether tested or inspected Work complies with the Contract Document requirements.
 - 12. Name and signature of laboratory inspector.
 - 13. Recommendations on retesting and reinspecting.
- B. Manufacturer's Technical Representative's Field Reports: Prepare written information documenting manufacturer's technical representative's tests and inspections specified in other Sections. Include the following:
 - 1. Name, address, telephone number, and email address of technical representative making report.
 - 2. Statement on condition of substrates and their acceptability for installation of product.
 - 3. Statement that products at Project site comply with requirements.
 - 4. Summary of installation procedures being followed, whether they comply with requirements and, if not, what corrective action was taken.
 - 5. Results of operational and other tests and a statement of whether observed performance complies with requirements.
 - 6. Statement of whether conditions, products, and installation will affect warranty.
 - 7. Other required items indicated in individual Specification Sections.
- C. Factory-Authorized Service Representative's Reports: Prepare written information documenting manufacturer's factory-authorized service representative's tests and inspections specified in other Sections. Include the following:
 - 1. Name, address, telephone number, and email address of factory-authorized service representative making report.
 - 2. Statement that equipment complies with requirements.
 - 3. Results of operational and other tests and a statement of whether observed performance complies with requirements.

- 4. Statement of whether conditions, products, and installation will affect warranty.
- 5. Other required items indicated in individual Specification Sections.

1.7 QUALITY ASSURANCE

- A. Qualifications paragraphs in this article establish the minimum qualification levels required; individual Specification Sections specify additional requirements.
- B. Manufacturer Qualifications: A firm experienced in manufacturing products or systems similar to those indicated for this Project and with a record of successful in-service performance, as well as sufficient production capacity to produce required units. As applicable, procure products from manufacturers able to meet qualification requirements, warranty requirements, and technical or factory-authorized service representative requirements.
- C. Fabricator Qualifications: A firm experienced in producing products similar to those indicated for this Project and with a record of successful in-service performance, as well as sufficient production capacity to produce required units.
- D. Installer Qualifications: A firm or individual experienced in installing, erecting, applying, or assembling work similar in material, design, and extent to that indicated for this Project, whose work has resulted in construction with a record of successful in-service performance.
- E. Manufacturer's Technical Representative Qualifications: An authorized representative of manufacturer who is trained and approved by manufacturer to observe and inspect installation of manufacturer's products that are similar in material, design, and extent to those indicated for this Project.
- F. Factory-Authorized Service Representative Qualifications: An authorized representative of manufacturer who is trained and approved by manufacturer to inspect, demonstrate, repair, and perform service on installations of manufacturer's products that are similar in material, design, and extent to those indicated for this Project.
- G. Preconstruction Testing: Where testing agency is indicated to perform preconstruction testing for compliance with specified requirements for performance and test methods, comply with the following:
 - 1. Contractor's Responsibilities:
 - a. Provide test specimens representative of proposed products and construction.
 - b. Submit specimens in a timely manner with sufficient time for testing and analyzing results to prevent delaying the Work.
 - c. Provide sizes and configurations of test assemblies, mockups, and laboratory mockups to adequately demonstrate capability of products to comply with performance requirements.
 - d. Build site-assembled test assemblies and mockups, using installers who will perform same tasks for Project.
 - 2. Testing Agency Responsibilities: Submit a certified written report of each test, inspection, and similar quality-assurance service to Engineer with copy to Contractor. Interpret tests and inspections, and state in each report whether tested and inspected Work complies with or deviates from the Contract Documents.

1.8 OUALITY CONTROL

- A. Owner Responsibilities: Where quality-control services are indicated as Owner's responsibility, Owner will engage a qualified testing agency to perform these services.
 - 1. Owner will furnish Contractor with names, addresses, and telephone numbers of testing agencies engaged and a description of types of testing and inspection they are engaged to perform.
 - 2. Costs for retesting and reinspecting construction that replaces or is necessitated by Work that failed to comply with the Contract Documents will be charged to Contractor, and the Contract Sum will be adjusted by Change Order.
- B. Contractor Responsibilities: Tests and inspections not explicitly assigned to Owner are Contractor's responsibility. Perform additional quality-control activities, whether specified or not, to verify and document that the Work complies with requirements.
 - 1. Unless otherwise indicated, provide quality-control services specified and those required by authorities having jurisdiction. Perform quality-control services required of Contractor by authorities having jurisdiction, whether specified or not.
 - 2. Engage a qualified testing agency to perform quality-control services.
 - a. Contractor will not employ same entity engaged by Owner, unless agreed to in writing by Owner.
 - 3. Notify testing agencies at least 48 hours in advance of time when Work that requires testing or inspection will be performed.
- C. Coordination: Coordinate sequence of activities to accommodate required quality-assurance and quality-control services with a minimum of delay and to avoid necessity of removing and replacing construction to accommodate testing and inspection.
 - 1. Schedule times for tests, inspections, obtaining samples, and similar activities.
- D. Schedule of Tests and Inspections: Prepare a schedule of tests, inspections, and similar quality-control services required by the Contract Documents as a component of Contractor's quality-control plan. Coordinate and submit concurrently with Contractor's Construction Schedule. Update and submit with each Application for Payment.
 - 1. Schedule Contents: Include tests, inspections, and quality-control services, including Contractor- and Owner-retained services, commissioning activities, and other Project-required services paid for by other entities.
 - 2. Distribution: Distribute schedule to Owner, Engineer, testing agencies, and each party involved in performance of portions of the Work where tests and inspections are required.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION

3.1 TEST AND INSPECTION LOG

- A. Test and Inspection Log: Prepare a record of tests and inspections. Include the following:
 - 1. Date test or inspection was conducted.
 - 2. Description of the Work tested or inspected.
 - 3. Date test or inspection results were transmitted to Engineer.
 - 4. Identification of testing agency or special inspector conducting test or inspection.
- B. Maintain log at Project site. Post changes and revisions as they occur. Provide access to test and inspection log for Engineer's reference during normal working hours.
 - 1. Submit log at Project closeout as part of Project Record Documents.

3.2 REPAIR AND PROTECTION

- A. General: On completion of testing, inspection, sample-taking, and similar services, repair damaged construction and restore substrates and finishes.
 - 1. Provide materials and comply with installation requirements specified in other Specification Sections or matching existing substrates and finishes. Restore patched areas and extend restoration into adjoining areas with durable seams that are as invisible as possible. Comply with the Contract Document requirements for cutting and patching in Section 01 7300 "Execution."
- B. Protect construction exposed by or for quality-control service activities.
- C. Repair and protection are Contractor's responsibility, regardless of the assignment of responsibility for quality-control services.

SECTION 01 4200 - REFERENCES

PART 1 - GENERAL

1.1 DEFINITIONS

- A. General: Basic Contract definitions are included in the Conditions of the Contract.
- B. "Approved": When used to convey Engineer's action on Contractor's submittals, applications, and requests, "approved" is limited to Engineer's duties and responsibilities as stated in the Conditions of the Contract.
- C. "Directed": A command or instruction by Engineer. Other terms, including "requested," "authorized," "selected," "required," and "permitted," have the same meaning as "directed."
- D. "Indicated": Requirements expressed by graphic representations or in written form on Drawings, in Specifications, and in other Contract Documents. Other terms, including "shown," "noted," "scheduled," and "specified," have the same meaning as "indicated."
- E. "Regulations": Laws, ordinances, statutes, and lawful orders issued by authorities having jurisdiction, and rules, conventions, and agreements within the construction industry that control performance of the Work.
- F. "Furnish": Supply and deliver to Project site, ready for unloading, unpacking, assembly, installation, and similar operations.
- G. "Install": Unload, temporarily store, unpack, assemble, erect, place, anchor, apply, work to dimension, finish, cure, protect, clean, and similar operations at Project site.
- H. "Provide": Furnish and install, complete and ready for the intended use.
- I. "Project Site": Space available for performing construction activities. The extent of Project site is shown on Drawings and may or may not be identical with the description of the land on which Project is to be built.

1.2 INDUSTRY STANDARDS

- A. Applicability of Standards: Unless the Contract Documents include more stringent requirements, applicable construction industry standards have the same force and effect as if bound or copied directly into the Contract Documents to the extent referenced. Such standards are made a part of the Contract Documents by reference.
- B. Publication Dates: Comply with standards in effect as of date of the Contract Documents unless otherwise indicated.
 - 1. For standards referenced by applicable building codes, comply with dates of standards as listed in building codes.

1.3 ABBREVIATIONS AND ACRONYMS

- A. Industry Organizations, List: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they are to mean the recognized name of the entities in the following list. "]The information in this list is subject to change and is believed to be accurate as of the date of the Contract Documents.
 - 1. AABC Associated Air Balance Council; www.aabc.com.
 - 2. AAMA American Engineerural Manufacturers Association; (see FGIA).
 - 3. AAPFCO Association of American Plant Food Control Officials; www.aapfco.org.
 - 4. AASHTO American Association of State Highway and Transportation Officials; www.transportation.org.
 - 5. AATCC American Association of Textile Chemists and Colorists; www.aatcc.org.
 - 6. ABMA American Bearing Manufacturers Association; www.americanbearings.org.
 - 7. ABMA American Boiler Manufacturers Association; <u>www.abma.com</u>.
 - 8. ACI American Concrete Institute; www.concrete.org.
 - 9. ACP American Clean Power; (Formerly: American Wind Energy Association); www.cleanpower.org.
 - 10. ACPA American Concrete Pipe Association; www.concretepipe.org.
 - 11. AEIC Association of Edison Illuminating Companies, Inc. (The); www.aeic.org.
 - 12. AF&PA American Forest & Paper Association; www.afandpa.org.
 - 13. AGA American Gas Association; www.aga.org.
 - 14. AHAM Association of Home Appliance Manufacturers; www.aham.org.
 - 15. AHRI Air-Conditioning, Heating, and Refrigeration Institute (The); www.ahrinet.org.
 - 16. AI Asphalt Institute; www.asphaltinstitute.org.
 - 17. AIA American Institute of Engineers (The); www.aia.org.
 - 18. AISC American Institute of Steel Construction; www.aisc.org.
 - 19. AISI American Iron and Steel Institute; www.steel.org.
 - 20. AITC American Institute of Timber Construction; (see PLIB).
 - 21. AMCA Air Movement and Control Association International, Inc.; www.amca.org.
 - 22. AMPP Association for Materials Protection and Performance; www.ampp.org.
 - 23. ANSI American National Standards Institute; www.ansi.org.
 - 24. AOSA/SCST Association of Official Seed Analysts (The)/Society of Commercial Seed Technologists (The); www.analyzeseeds.com.
 - 25. APA APA The Engineered Wood Association; www.apawood.org.
 - 26. APA Engineerural Precast Association; www.archprecast.org.
 - 27. API American Petroleum Institute; www.api.org.
 - 28. ARMA Asphalt Roofing Manufacturers Association; www.asphaltroofing.org.
 - 29. ASA Acoustical Society of America; www.acousticalsociety.org.
 - 30. ASCE American Society of Civil Engineers; www.asce.org.
 - 31. ASCE/SEI American Society of Civil Engineers/Structural Engineering Institute; (see ASCE).
 - 32. ASHRAE American Society of Heating, Refrigerating and Air-Conditioning Engineers; www.ashrae.org.
 - 33. ASME ASME International; American Society of Mechanical Engineers (The)
 - 34. ASSE ASSE International; (American Society of Sanitary Engineering); <u>www.asse-plumbing.org</u>.
 - 35. ASSP American Society of Safety Professionals; www.assp.org.
 - 36. ASTM ASTM International; www.astm.org.
 - 37. ATIS Alliance for Telecommunications Industry Solutions; www.atis.org.

- 38. AVIXA Audiovisual and Integrated Experience Association; <u>www.avixa.org.</u>
- 39. AWI Engineerural Woodwork Institute; <u>www.awinet.org</u>.
- 40. AWMAC Engineerural Woodwork Manufacturers Association of Canada; www.awmac.com.
- 41. AWPA American Wood Protection Association; <u>www.awpa.com</u>.
- 42. AWS American Welding Society; <u>www.aws.org</u>.
- 43. AWWA American Water Works Association; www.awwa.org.
- 44. BHMA Builders Hardware Manufacturers Association; www.buildershardware.com.
- 45. BIA Brick Industry Association (The); <u>www.gobrick.com</u>.
- 46. BICSI BICSI, Inc.; www.bicsi.org.
- 47. BIFMA Business and Institutional Furniture Manufacturer's Association; www.bifma.org.
- 48. BISSC Baking Industry Sanitation Standards Committee; <u>www.bissc.org</u>.
- 49. BWF Badminton World Federation; www.bwfbadminton.com.
- 50. CARB California Air Resources Board; www.arb.ca.gov.
- 51. CDA Copper Development Association Inc.; <u>www.copper.org</u>.
- 52. CE Conformite Europeenne (European Commission); <u>www.ec.europa.eu/growth/single-market/ce-marking.</u>
- 53. CEA Canadian Electricity Association; www.electricity.ca.
- 54. CFFA Chemical Fabrics and Film Association, Inc.; www.chemicalfabricsandfilm.com.
- 55. CFSEI Cold-Formed Steel Engineers Institute; <u>www.cfsei.org</u>.
- 56. CGA Compressed Gas Association; www.cganet.com.
- 57. CIMA Cellulose Insulation Manufacturers Association; www.cellulose.org.
- 58. CISCA Ceilings & Interior Systems Construction Association; www.cisca.org.
- 59. CISPI Cast Iron Soil Pipe Institute; <u>www.cispi.org</u>.
- 60. CLFMI Chain Link Fence Manufacturers Institute; www.chainlinkinfo.org.
- 61. CPA Composite Panel Association; <u>www.compositepanel.org</u>.
- 62. CRI Carpet and Rug Institute (The); www.carpet-rug.org.
- 63. CRRC Cool Roof Rating Council; <u>www.coolroofs.org</u>.
- 64. CRSI Concrete Reinforcing Steel Institute; www.crsi.org.
- 65. CSA CSA Group; www.csagroup.org.
- 66. CSI Cast Stone Institute; www.caststone.org.
- 67. CSI Construction Specifications Institute (The); www.csiresources.org.
- 68. CSSB Cedar Shake & Shingle Bureau; www.cedarbureau.org.
- 69. CTA Consumer Technology Association; www.cta.tech.
- 70. CTI Cooling Technology Institute; www.coolingtechnology.org.
- 71. DASMA Door and Access Systems Manufacturers Association; www.dasma.com.
- 72. DHA Decorative Hardwoods Association: www.decorativehardwoods.org.
- 73. DHI Door and Hardware Institute; <u>www.dhi.org</u>.
- 74. ECIA Electronic Components Industry Association; <u>www.ecianow.org.</u>
- 75. EIMA EIFS Industry Members Association; www.eima.com.
- 76. EJMA Expansion Joint Manufacturers Association, Inc.; www.ejma.org.
- 77. EOS/ESD EOS/ESD Association, Inc.; Electrostatic Discharge Association; www.esda.org.
- 78. ESTA Entertainment Services and Technology Association; www.esta.org.
- 79. EVO Efficiency Valuation Organization; www.evo-world.org.
- 80. FCI Fluid Controls Institute; www.fluidcontrolsinstitute.org.
- 81. FGIA Fenestration and Glazing Industry Alliance; https://fgiaonline.org.
- 82. FIBA Federation Internationale de Basketball; (The International Basketball Federation); www.fiba.com.

- 83. FIVB Federation Internationale de Volleyball; (The International Volleyball Federation); www.fivb.org.
- 84. FM Approvals FM Approvals LLC; www.fmapprovals.com.
- 85. FM Global FM Global; www.fmglobal.com.
- 86. FRSA Florida Roofing and Sheet Metal Contractors Association, Inc.; www.floridaroof.com.
- 87. FSA Fluid Sealing Association; www.fluidsealing.com.
- 88. FSC Forest Stewardship Council U.S.; www.fscus.org.
- 89. GA Gypsum Association; www.gypsum.org.
- 90. GS Green Seal; www.greenseal.org.
- 91. HI Hydraulic Institute; www.pumps.org.
- 92. HMMA Hollow Metal Manufacturers Association; (see NAAMM).
- 93. IAPSC International Association of Professional Security Consultants; www.iapsc.org.
- 94. IAS International Accreditation Service; <u>www.iasonline.org</u>.
- 95. ICC International Code Council; www.iccsafe.org.
- 96. ICEA Insulated Cable Engineers Association, Inc.; www.icea.net.
- 97. ICPA International Cast Polymer Association (The); www.theicpa.com.
- 98. ICRI International Concrete Repair Institute, Inc.; www.icri.org.
- 99. IEC International Electrotechnical Commission; <u>www.iec.ch</u>.
- 100. IEEE Institute of Electrical and Electronics Engineers, Inc. (The); www.ieee.org.
- 101. IES Illuminating Engineering Society; www.ies.org.
- 102. IEST Institute of Environmental Sciences and Technology; www.iest.org.
- 103. IGMA Insulating Glass Manufacturers Alliance; (see FGIA).
- 104. IGSHPA International Ground Source Heat Pump Association; www.igshpa.org.
- 105. ILI Indiana Limestone Institute of America, Inc.; <u>www.iliai.com</u>.
- 106. Intertek Intertek Group; www.intertek.com.
- 107. ISA International Society of Automation (The); www.isa.org.
- 108. ISFA International Surface Fabricators Association; www.isfanow.org.
- 109. ISO International Organization for Standardization; www.iso.org.
- 110. ITU International Telecommunication Union; www.itu.int.
- 111. KCMA Kitchen Cabinet Manufacturers Association; www.kcma.org.
- 112. LPI Lightning Protection Institute; www.lightning.org.
- 113. MBMA Metal Building Manufacturers Association; www.mbma.com.
- 114. MCA Metal Construction Association; www.metalconstruction.org.
- 115. MFMA Maple Flooring Manufacturers Association, Inc.; www.maplefloor.org.
- 116. MFMA Metal Framing Manufacturers Association, Inc.; www.metalframingmfg.org.
- 117. MHI Material Handling Industry; www.mhi.org.
- 118. MMPA Moulding & Millwork Producers Association; www.wmmpa.com.
- 119. MPI Master Painters Institute; <u>www.paintinfo.com</u>.
- 120. MSS Manufacturers Standardization Society of The Valve and Fittings Industry, Inc.; www.msshq.org.
- 121. NAAMM National Association of Engineerural Metal Manufacturers; www.naamm.org.
- 122. NACE NACE International; (National Association of Corrosion Engineers International); (see AMPP).
- 123. NADCA National Air Duct Cleaners Association; www.nadca.com.
- 124. NAIMA North American Insulation Manufacturers Association; www.insulationinstitute.org.
- 125. NALP National Association of Landscape Professionals; www.landscapeprofessionals.org.
- 126. NBGQA National Building Granite Quarries Association, Inc.; www.nbgqa.com.

- 127. NBI New Buildings Institute; www.newbuildings.org.
- 128. NCAA National Collegiate Athletic Association (The); www.ncaa.org.
- 129. NCMA National Concrete Masonry Association; www.ncma.org.
- 130. NEBB National Environmental Balancing Bureau; www.nebb.org.
- 131. NECA National Electrical Contractors Association; <u>www.necanet.org</u>.
- 132. NeLMA Northeastern Lumber Manufacturers Association; www.nelma.org.
- 133. NEMA National Electrical Manufacturers Association; www.nema.org.
- 134. NETA InterNational Electrical Testing Association; www.netaworld.org.
- 135. NFHS National Federation of State High School Associations; www.nfhs.org.
- 136. NFPA National Fire Protection Association; www.nfpa.org.
- 137. NFPA NFPA International; (see NFPA).
- 138. NFRC National Fenestration Rating Council; www.nfrc.org.
- 139. NGA National Glass Association; www.glass.org.
- 140. NHLA National Hardwood Lumber Association; www.nhla.com.
- 141. NLGA National Lumber Grades Authority; <u>www.nlga.org</u>.
- 142. NOFMA National Oak Flooring Manufacturers Association; (see NWFA).
- 143. NOMMA National Ornamental & Miscellaneous Metals Association; www.nomma.org.
- 144. NRCA National Roofing Contractors Association; www.nrca.net.
- 145. NRMCA National Ready Mixed Concrete Association; www.nrmca.org.
- 146. NSF NSF International; www.nsf.org.
- 147. NSI Natural Stone Institute; www.naturalstoneinstitute.org.
- 148. NSPE National Society of Professional Engineers; www.nspe.org.
- 149. NSSGA National Stone, Sand & Gravel Association; www.nssga.org.
- 150. NTMA National Terrazzo & Mosaic Association, Inc. (The); www.ntma.com.
- 151. NWFA National Wood Flooring Association; www.nwfa.org.
- 152. NWRA National Waste & Recycling Association; www.wasterecycling.org.
- 153. PCI Precast/Prestressed Concrete Institute; www.pci.org.
- 154. PDI Plumbing & Drainage Institute; www.pdionline.org.
- 155. PLASA PLASA; www.plasa.org.
- 156. PLIB Pacific Lumber Inspection Bureau; www.plib.org.
- 157. PVCPA Uni-Bell PVC Pipe Association; www.uni-bell.org.
- 158. RCSC Research Council on Structural Connections; www.boltcouncil.org.
- 159. RFCI Resilient Floor Covering Institute; www.rfci.com.
- 160. RIS Redwood Inspection Service; (see WWPA).
- 161. SAE SAE International; www.sae.org.
- 162. SCTE Society of Cable Telecommunications Engineers; www.scte.org.
- 163. SDI Steel Deck Institute; www.sdi.org.
- 164. SDI Steel Door Institute: www.steeldoor.org.
- 165. SEFA Scientific Equipment and Furniture Association (The); www.sefalabs.com.
- 166. SEI/ASCE Structural Engineering Institute/American Society of Civil Engineers; (see ASCE).
- 167. SIA Security Industry Association; <u>www.securityindustry.org</u>.
- 168. SJI Steel Joist Institute; www.steeljoist.org.
- 169. SMA Screen Manufacturers Association; www.smainfo.org.
- 170. SMACNA Sheet Metal and Air Conditioning Contractors' National Association; www.smacna.org.
- 171. SMPTE Society of Motion Picture and Television Engineers; <u>www.smpte.org</u>.
- 172. SPFA Spray Polyurethane Foam Alliance; <u>www.sprayfoam.org</u>.
- 173. SPIB Southern Pine Inspection Bureau; www.spib.org.
- 174. SPRI Single Ply Roofing Industry; <u>www.spri.org</u>.

- 175. SRCC Solar Rating & Certification Corporation; www.solar-rating.org.
- 176. SSINA Specialty Steel Industry of North America; www.ssina.com.
- 177. SSPC SSPC: The Society for Protective Coatings; (see AMPP).
- 178. STI/SPFA Steel Tank Institute/Steel Plate Fabricators Association; www.steeltank.com.
- 179. SWI Steel Window Institute; <u>www.steelwindows.com</u>.
- 180. SWPA Submersible Wastewater Pump Association; <u>www.swpa.org</u>.
- 181. TCA Tilt-Up Concrete Association; www.tilt-up.org.
- 182. TCNA Tile Council of North America, Inc.; www.tcnatile.com.
- 183. TEMA Tubular Exchanger Manufacturers Association, Inc.; www.kbcdco.tema.org.
- 184. TIA Telecommunications Industry Association (The); www.tiaonline.org.
- 185. TMS The Masonry Society; www.masonrysociety.org.
- 186. TPI Truss Plate Institute; <u>www.tpinst.org</u>.
- 187. TPI Turfgrass Producers International; www.turfgrasssod.org.
- 188. TRI Tile Roofing Industry Alliance; www.tileroofing.org.
- 189. UL Underwriters Laboratories Inc.; www.ul.org.
- 190. UL LLC UL LLC; www.ul.com.
- 191. USAV USA Volleyball; www.usavolleyball.org.
- 192. USGBC U.S. Green Building Council; www.usgbc.org.
- 193. USITT United States Institute for Theatre Technology, Inc.; www.usitt.org.
- 194. WA Wallcoverings Association; www.wallcoverings.org.
- 195. WCLIB West Coast Lumber Inspection Bureau; (see PLIB).
- 196. WCMA Window Covering Manufacturers Association; www.wcmanet.org.
- 197. WDMA Window & Door Manufacturers Association; www.wdma.com.
- 198. WI Woodwork Institute; www.woodworkinstitute.com.
- 199. WSRCA Western States Roofing Contractors Association; www.wsrca.com.
- 200. WWPA Western Wood Products Association; www.wwpa.org.
- B. Code Agencies: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they are to mean the recognized name of the entities in the following list. This information is believed to be accurate as of the date of the Contract Documents.
 - 1. DIN Deutsches Institut für Normung e.V.; www.din.de.
 - 2. IAPMO International Association of Plumbing and Mechanical Officials; www.iapmo.org.
 - 3. ICC International Code Council; www.iccsafe.org.
 - 4. ICC-ES ICC Evaluation Service, LLC; <u>www.icc-es.org</u>.
- C. Federal Government Agencies: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they are to mean the recognized name of the entities in the following list. Information is subject to change and is up to date as of the date of the Contract Documents.
 - 1. CPSC U.S. Consumer Product Safety Commission; www.cpsc.gov.
 - 2. DOC U.S. Department of Commerce; www.commerce.gov.
 - 3. DOD U.S. Department of Defense; www.defense.gov.
 - 4. DOE U.S. Department of Energy; www.energy.gov.
 - 5. DOJ U.S. Department of Justice; www.ojp.usdoj.gov
 - 6. DOS U.S. Department of State; www.state.gov.
 - 7. EPA United States Environmental Protection Agency; www.epa.gov.
 - 8. FAA Federal Aviation Administration; www.faa.gov.
 - 9. GPO U.S. Government Publishing Office; www.gpo.gov.
 - 10. GSA U.S. General Services Administration; <u>www.gsa.gov</u>.

- 11. HUD U.S. Department of Housing and Urban Development; www.hud.gov.
- 12. LBNL Lawrence Berkeley National Laboratory; Energy Technologies Area; www.lbl.gov/.
- 13. NIST National Institute of Standards and Technology; www.nist.gov.
- 14. OSHA Occupational Safety & Health Administration; www.osha.gov.
- 15. TRB Transportation Research Board; National Cooperative Highway Research Program; The National Academies; www.trb.org.
- 16. USACE U.S. Army Corps of Engineers; www.usace.army.mil.
- 17. USDA U.S. Department of Agriculture; Agriculture Research Service; U.S. Salinity Laboratory; www.ars.usda.gov.
- 18. USDA U.S. Department of Agriculture; Rural Utilities Service; www.usda.gov.
- 19. USP U.S. Pharmacopeial Convention; www.usp.org.
- 20. USPS United States Postal Service; www.usps.com.
- D. Standards and Regulations: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they are to mean the recognized name of the standards and regulations in the following list. This information is subject to change and is believed to be accurate as of the date of the Contract Documents.
 - 1. CFR Code of Federal Regulations; Available from U.S. Government Publishing Office; www.govinfo.gov.
 - 2. DOD U.S. Department of Defense; Military Specifications and Standards; Available from DLA Document Services; www.dsp.dla.mil/Specs-Standards/.
 - 3. DSCC Defense Supply Center Columbus; (see FS).
 - 4. FED-STD Federal Standard; (see FS).
 - 5. FS Federal Specification; Available from DLA Document Services; www.dsp.dla.mil/Specs-Standards/.
 - a. Available from Defense Standardization Program; www.dsp.dla.mil.
 - b. Available from U.S. General Services Administration; www.gsa.gov.
 - c. Available from National Institute of Building Sciences/Whole Building Design Guide; www.wbdg.org.
 - 6. MILSPEC Military Specification and Standards: (see DOD).
 - 7. USAB United States Access Board; <u>www.access-board.gov</u>.
 - 8. USATBCB U.S. Engineerural & Transportation Barriers Compliance Board; (see USAB).
- E. State Government Agencies: Where abbreviations and acronyms are used in Specifications or other Contract Documents, they are to mean the recognized name of the entities in the following list. This information is subject to change and is believed to be accurate as of the date of the Contract Documents.
 - 1. BEARHFTI; California Bureau of Electronic and Appliance Repair, Home Furnishings and Thermal Insulation; (see BHGS).
 - 2. BHGS; State of California Bureau of Household Goods and Services; (Formerly: California Bureau of Electronic and Appliance Repair, Home Furnishings and Thermal Insulation); www.bhgs.dca.ca.gov.
 - 3. CCR; California Code of Regulations; Office of Administrative Law; California Title 24 Energy Code; www.oal.ca.gov/publications/ccr/.
 - 4. CDPH; California Department of Public Health; Indoor Air Quality Program; www.cdph.ca.gov/Programs/CCDPHP/DEODC/EHLB/IAQ/Pages/Main-Page.aspx.
 - 5. CPUC; California Public Utilities Commission; www.cpuc.ca.gov.

- 6. SCAQMD; South Coast Air Quality Management District; www.aqmd.gov.
- 7. TFS; Texas A&M Forest Service; Sustainable Forestry and Economic Development; https://tfsweb.tamu.edu/.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 5000 - TEMPORARY FACILITIES AND CONTROLS

PART 1 - GENERAL

1.1 SUMMARY

A. Section includes requirements for temporary utilities, support facilities, and security and protection facilities.

B. Related Requirements:

- 1. Section 01 1000 "Summary" for work restrictions and limitations on utility interruptions.
- 2. Section 01 1200 "Multiple Contract Summary" for responsibilities for temporary facilities and controls for projects utilizing multiple contracts.
- 3. Section 01 2100 "Allowances" for allowance for metered use of temporary utilities.

1.2 USE CHARGES

A. Installation, removal, and use charges for temporary facilities to be included in the Contract Sum unless otherwise indicated. Allow other entities engaged in the Project to use temporary services and facilities without cost, including, but not limited to, **Owner's construction forces**, Engineer, testing agencies, and authorities having jurisdiction.

1.3 INFORMATIONAL SUBMITTALS

A. Site Utilization Plan: Show temporary facilities, temporary utility lines and connections, staging areas, construction site entrances, vehicle circulation, and parking areas for construction personnel.

1.4 QUALITY ASSURANCE

A. Accessible Temporary Egress: Comply with applicable provisions in the DOJ's "2010 ADA Standards for Accessible Design.

1.5 PROJECT CONDITIONS

A. Temporary Use of Permanent Facilities: Engage Installer of each permanent service to assume responsibility for operation, maintenance, and protection of each permanent service during its use as a construction facility before Owner's acceptance, regardless of previously assigned responsibilities.

PART 2 - PRODUCTS

2.1 TEMPORARY FACILITIES

- A. Storage and Fabrication Sheds: Provide sheds sized, furnished, and equipped to accommodate materials and equipment for construction operations.
 - 1. Store combustible materials apart from building.

2.2 EQUIPMENT

A. Fire Extinguishers: Portable, UL rated; with class and extinguishing agent as required by locations and classes of fire exposures.

PART 3 - EXECUTION

3.1 TEMPORARY FACILITIES, GENERAL

- A. Conservation: Coordinate construction and use of temporary facilities with consideration given to conservation of energy, water, and materials. Coordinate use of temporary utilities to minimize waste.
 - 1. Salvage materials and equipment involved in performance of, but not actually incorporated into, the Work. See other Sections for disposition of salvaged materials that are designated as Owner's property.

3.2 INSTALLATION, GENERAL

- A. Locate facilities where they will serve Project adequately and result in minimum interference with performance of the Work. Relocate and modify facilities as required by progress of the Work.
 - 1. Locate facilities to limit site disturbance as specified in Section 01 1000 "Summary."
- B. Provide each facility ready for use when needed to avoid delay. Do not remove until facilities are no longer needed or are replaced by authorized use of completed permanent facilities.

3.3 SUPPORT FACILITIES INSTALLATION

- A. Comply with the following:
 - 1. Provide construction for temporary field offices, shops, and sheds located within construction area or within 30 feet of building lines that is noncombustible in accordance with ASTM E136. Comply with NFPA 241.
 - 2. Utilize designated area within existing building for temporary field offices.

- 3. Maintain support facilities until Engineer schedules Substantial Completion inspection. Remove before Substantial Completion. Personnel remaining after Substantial Completion will be permitted to use permanent facilities, under conditions acceptable to Owner.
- B. Temporary Use of Planned Permanent Roads and Paved Areas: Locate temporary roads and paved areas in same location as permanent roads and paved areas. Construct and maintain temporary roads and paved areas adequate for construction operations. Extend temporary roads and paved areas, within construction limits indicated, as necessary for construction operations.
 - 1. Coordinate elevations of temporary roads and paved areas with permanent roads and paved areas.
 - 2. Prepare subgrade and install subbase and base for temporary roads and paved areas in accordance with Section 31 2000 "Earth Moving."
 - 3. Recondition base after temporary use, including removing contaminated material, regrading, proofrolling, compacting, and testing.
- C. Traffic Controls: Comply with requirements of authorities having jurisdiction.
 - 1. Protect existing site improvements to remain, including curbs, pavement, and utilities.
 - 2. Maintain access for fire-fighting equipment and access to fire hydrants.
- D. Parking: Use designated areas of Owner's existing parking areas for construction personnel.
- E. Storage and Staging: Use designated areas of Project site for storage and staging needs.
- F. Waste Disposal Facilities:
 - 1. Comply with requirements specified in Section 01 7419 "Construction Waste Management and Disposal."

3.4 SECURITY AND PROTECTION FACILITIES INSTALLATION

- A. Protection of Existing Facilities: Protect existing vegetation, equipment, structures, utilities, and other improvements at Project site and on adjacent properties, except those indicated to be removed or altered. Repair damage to existing facilities.
 - 1. Where access to adjacent properties is required in order to affect protection of existing facilities, obtain written permission from adjacent property owner to access property for that purpose.
- B. Temporary Erosion and Sedimentation Control:
 - Comply with requirements of EPA Construction General Permit or authorities having jurisdiction, whichever is more stringent and requirements specified in Section 31 1000 "Site Clearing."
 - 2. Provide measures to prevent soil erosion and discharge of soil-bearing water runoff and airborne dust to undisturbed areas and to adjacent properties and walkways, in accordance with **erosion- and sedimentation-control Drawings**
 - a. Verify that flows of water redirected from construction areas or generated by construction activity do not enter or cross tree- or plant-protection zones.

- b. Inspect, repair, and maintain erosion- and sedimentation-control measures during construction until permanent vegetation has been established.
- c. Clean, repair, and restore adjoining properties and roads affected by erosion and sedimentation from Project site during the course of Project.
- d. Remove erosion and sedimentation controls, and restore and stabilize areas disturbed during removal.
- C. Stormwater Control: Comply with requirements of authorities having jurisdiction. Provide barriers in and around excavations and subgrade construction to prevent flooding by runoff of stormwater from heavy rains.
- D. Barricades, Warning Signs, and Lights: Comply with requirements of authorities having jurisdiction for erecting structurally adequate barricades, including warning signs and lighting.

3.5 OPERATION, TERMINATION, AND REMOVAL

- A. Supervision: Enforce strict discipline in use of temporary facilities. To minimize waste and abuse, limit availability of temporary facilities to essential and intended uses.
- B. Maintenance: Maintain facilities in good operating condition until removal.
 - 1. Maintain operation of temporary enclosures, heating, cooling, humidity control, ventilation, and similar facilities on a 24-hour basis where required to achieve indicated results and to avoid possibility of damage.
- C. Temporary Facility Changeover: Do not change over from using temporary security and protection facilities to permanent facilities until Substantial Completion.
- D. Termination and Removal: Remove each temporary facility when need for its service has ended, when it has been replaced by authorized use of a permanent facility, or no later than Substantial Completion. Complete or, if necessary, restore permanent construction that may have been delayed because of interference with temporary facility. Repair damaged Work, clean exposed surfaces, and replace construction that cannot be satisfactorily repaired.
 - 1. Materials and facilities that constitute temporary facilities are property of Contractor. Owner reserves right to take possession of Project identification signs.
 - 2. Remove temporary roads and paved areas not intended for or acceptable for integration into permanent construction. Where area is intended for landscape development, remove soil and aggregate fill that do not comply with requirements for fill or subsoil. Remove materials contaminated with road oil, asphalt and other petrochemical compounds, and other substances that might impair growth of plant materials or lawns. Repair or replace street paving, curbs, and sidewalks at temporary entrances, as required by authorities having jurisdiction.
 - 3. At Substantial Completion, repair, renovate, and clean permanent facilities used during construction period. Comply with final cleaning requirements specified in Section 01 7700 "Closeout Procedures."

SECTION 01 6000 - PRODUCT REQUIREMENTS

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section includes administrative and procedural requirements for selection of products for use in Project; product delivery, storage, and handling; manufacturers' standard warranties on products; special warranties; and comparable products.

B. Related Requirements:

- 1. Section 01 1000 "Summary" for Contractor requirements related to Owner-furnished products.
- 2. Section 01 2100 "Allowances" for products selected under an allowance.
- 3. Section 01 2300 "Alternates" for products selected under an alternate.
- 4. Section 01 2500 "Substitution Procedures" for requests for substitutions.
- 5. Section 01 4200 "References" for applicable industry standards for products specified.
- 6. Section 01770 "Closeout Procedures" for submitting warranties.

1.3 DEFINITIONS

- A. Products: Items obtained for incorporating into the Work, whether purchased for Project or taken from previously purchased stock. The term "product" includes the terms "material," "equipment," "system," and terms of similar intent.
 - 1. Named Products: Items identified by manufacturer's product name, including make or model number or other designation shown or listed in manufacturer's published product literature that is current as of date of the Contract Documents.
 - 2. New Products: Items that have not previously been incorporated into another project or facility. Salvaged items or items reused from other projects are not considered new products. Items that are manufactured or fabricated to include recycled content materials are considered new products, unless indicated otherwise.
 - 3. Comparable Product: Product by named manufacturer that is demonstrated and approved through the comparable product submittal process described in Part 2 "Comparable Products" Article, to have the indicated qualities related to type, function, dimension, inservice performance, physical properties, appearance, and other characteristics that equal or exceed those of specified product.
- B. Basis-of-Design Product Specification: A specification in which a single manufacturer's product is named and accompanied by the words "basis-of-design product," including make or model

number or other designation. Published attributes and characteristics of basis-of-design product establish salient characteristics of products.

- 1. Evaluation of Comparable Products: In addition to the basis-of-design product description, product attributes and characteristics may be listed to establish the significant qualities related to type, function, in-service performance and physical properties, weight, dimension, durability, visual characteristics, and other special features and requirements for purposes of evaluating comparable products of additional manufacturers named in the specification.
- C. Subject to Compliance with Requirements: Where the phrase "Subject to compliance with requirements" introduces a product selection procedure in an individual Specification Section, provide products qualified under the specified product procedure. In the event that a named product or product by a named manufacturer does not meet the other requirements of the specifications, select another named product or product from another named manufacturer that does meet the requirements of the specifications; submit a comparable product request or substitution request, if applicable.
- D. Comparable Product Request Submittal: An action submittal requesting consideration of a comparable product, including the following information:
 - 1. Identification of basis-of-design product or fabrication or installation method to be replaced, including Specification Section number and title and Drawing numbers and titles.
 - 2. Data indicating compliance with the requirements specified in Part 2 "Comparable Products" Article.
- E. Basis-of-Design Product Specification Submittal: An action submittal complying with requirements in Section 01 3300 "Submittal Procedures."
- F. Substitution: Refer to Section 01 2500 "Substitution Procedures" for definition and limitations on substitutions.

1.4 QUALITY ASSURANCE

- A. Compatibility of Options: If Contractor is given option of selecting between two or more products for use on Project, select product compatible with products previously selected, even if previously selected products were also options.
 - 1. Resolution of Compatibility Disputes between Multiple Contractors:
 - a. Contractors are responsible for providing products and construction methods compatible with products and construction methods of other contractors.
 - b. If a dispute arises between the multiple contractors over concurrently selectable but incompatible products, Engineer will determine which products shall be used.
- B. Identification of Products: Except for required labels and operating data, do not attach or imprint manufacturer or product names or trademarks on exposed surfaces of products or equipment that will be exposed to view in occupied spaces or on the exterior.

- 1. Labels: Locate required product labels and stamps on a concealed surface, or, where required for observation following installation, on a visually accessible surface that is not conspicuous.
- 2. Equipment Nameplates: Provide a permanent nameplate on each item of service- or poweroperated equipment. Locate on a visually accessible but inconspicuous surface. Include information essential for operation, including the following:
 - a. Name of product and manufacturer.
 - b. Model and serial number.
 - c. Capacity.
 - d. Speed.
 - e. Ratings.
- 3. See individual identification Sections in Divisions 21, 22, 23, and 26 for additional equipment identification requirements.

1.5 COORDINATION

A. Modify or adjust affected work as necessary to integrate work of approved comparable products and approved substitutions.

1.6 PRODUCT DELIVERY, STORAGE, AND HANDLING

A. Deliver, store, and handle products, using means and methods that will prevent damage, deterioration, and loss, including theft and vandalism. Comply with manufacturer's written instructions.

B. Delivery and Handling:

- 1. Schedule delivery to minimize long-term storage at Project site and to prevent overcrowding of construction spaces.
- 2. Coordinate delivery with installation time to ensure minimum holding time for items that are flammable, hazardous, easily damaged, or sensitive to deterioration, theft, and other losses.
- 3. Deliver products to Project site in an undamaged condition in manufacturer's original sealed container or other packaging system, complete with labels and instructions for handling, storing, unpacking, protecting, and installing.
- 4. Inspect products on delivery to determine compliance with the Contract Documents and that products are undamaged and properly protected.

C. Storage:

- 1. Provide a secure location and enclosure at Project site for storage of materials and equipment.
- 2. Store products to allow for inspection and measurement of quantity or counting of units.
- 3. Store materials in a manner that will not endanger Project structure.
- 4. Store products that are subject to damage by the elements under cover in a weathertight enclosure above ground, with ventilation adequate to prevent condensation and with adequate protection from wind.
- 5. Protect foam plastic from exposure to sunlight, except to extent necessary for period of installation and concealment.

- 6. Comply with product manufacturer's written instructions for temperature, humidity, ventilation, and weather-protection requirements for storage.
- 7. Protect stored products from damage and liquids from freezing.
- 8. Provide a secure location and enclosure at Project site for storage of materials and equipment by Owner's construction forces. Coordinate location with Owner.

1.7 PRODUCT WARRANTIES

- A. Warranties specified in other Sections shall be in addition to, and run concurrent with, other warranties required by the Contract Documents. Manufacturer's disclaimers and limitations on product warranties do not relieve Contractor of obligations under requirements of the Contract Documents.
 - 1. Manufacturer's Warranty: Written standard warranty form furnished by individual manufacturer for a particular product and issued in the name of the Owner or endorsed by manufacturer to Owner.
 - 2. Special Warranty: Written warranty required by the Contract Documents to provide specific rights for Owner and issued in the name of the Owner or endorsed by manufacturer to Owner.
- B. Special Warranties: Prepare a written document that contains appropriate terms and identification, ready for execution.
 - 1. Manufacturer's Standard Form: Modified to include Project-specific information and properly executed.
 - 2. Specified Form: When specified forms are included in the Project Manual, prepare a written document, using indicated form properly executed.
 - 3. See other Sections for specific content requirements and particular requirements for submitting special warranties.
- C. Submittal Time: Comply with requirements in Section 01 7700 "Closeout Procedures."

PART 2 - PRODUCTS

2.1 PRODUCT SELECTION PROCEDURES

- A. General Product Requirements: Provide products that comply with the Contract Documents, are undamaged and, unless otherwise indicated, are new at time of installation.
 - 1. Provide products complete with accessories, trim, finish, fasteners, and other items needed for a complete installation and indicated use and effect.
 - 2. Standard Products: If available, and unless custom products or nonstandard options are specified, provide standard products of types that have been produced and used successfully in similar situations on other projects.
 - 3. Owner reserves the right to limit selection to products with warranties meeting requirements of the Contract Documents.
 - 4. Where products are accompanied by the term "as selected," Engineer will make selection.

- 5. Descriptive, performance, and reference standard requirements in the Specifications establish salient characteristics of products.
- 6. Or Equal: For products specified by name and accompanied by the term "or equal," "or approved equal," or "or approved," comply with requirements in "Comparable Products" Article to obtain approval for use of an unnamed product.
 - a. Submit additional documentation required by Engineer in order to establish equivalency of proposed products. Unless otherwise indicated, evaluation of "or equal" product status is by the Engineer, whose determination is final.

B. Product Selection Procedures:

- 1. Limited List of Products: Where Specifications include a list of names of both manufacturers and products, provide one of the products listed that complies with requirements. Comparable products or substitutions for Contractor's convenience will not be considered.
 - a. Limited list of products may be indicated by the phrase "Subject to compliance with requirements, provide one of the following."
- 2. Limited List of Manufacturers: Where Specifications include a list of manufacturers' names, provide a product by one of the manufacturers listed that complies with requirements. Comparable products or substitutions for Contractor's convenience will not be considered unless otherwise indicated.
 - a. Limited list of manufacturers is indicated by the phrase "Subject to compliance with requirements, provide products by one of the following."
- 3. Basis-of-Design Product: Where Specifications name a product, or refer to a product indicated on Drawings, and include a list of manufacturers, provide the specified or indicated product or a comparable product by one of the other named manufacturers. Drawings and Specifications may additionally indicate sizes, profiles, dimensions, and other characteristics that are based on the product named. Comply with requirements in "Comparable Products" Article for consideration of an unnamed product by one of the other named manufacturers.
 - a. For approval of products by unnamed manufacturers, comply with requirements in Section 01 2500 "Substitution Procedures" for substitutions for convenience.
- C. Visual Matching Specification: Where Specifications require the phrase "match Engineer's sample," provide a product that complies with requirements and matches Engineer's sample. Engineer's decision will be final on whether a proposed product matches.
 - 1. If no product available within specified category matches and complies with other specified requirements, comply with requirements in Section 01 2500 "Substitution Procedures" for proposal of product.
- D. Visual Selection Specification: Where Specifications include the phrase "as selected by Engineer from manufacturer's full range" or a similar phrase, select a product that complies with requirements. Engineer will select color, gloss, pattern, density, or texture from manufacturer's product line that includes both standard and premium items.

2.2 COMPARABLE PRODUCTS

- A. Engineer's Action on Comparable Products Submittal: If necessary, Engineer will request additional information or documentation for evaluation, as specified in Section 01 3300 "Submittal Procedures."
 - 1. Form of Approval of Submittal: As specified in Section 01 3300 "Submittal Procedures."
 - 2. Use product specified if Engineer does not issue a decision on use of a comparable product request within time allocated.
- B. Submittal Requirements, Single-Step Process: When acceptable to Engineer, incorporate specified submittal requirements of individual Specification Section in combined submittal for comparable products. Approval by the Engineer of Contractor's request for use of comparable product and of individual submittal requirements will also satisfy other submittal requirements.

PART 3 - EXECUTION (Not Used)

END OF SECTION 01 6000

SECTION 01 7300 - EXECUTION

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes general administrative and procedural requirements governing execution of the Work, including, but not limited to, the following:
 - 1. Construction layout.
 - 2. Field engineering.
 - 3. Installation.
 - 4. Cutting and patching.
 - 5. Progress cleaning.
 - 6. Starting and adjusting.
 - 7. Protection of installed construction.
 - 8. Correction of the Work.

B. Related Requirements:

- 1. Section 01 1000 "Summary" for coordination of , and limits on use of Project site.
- 2. Section 01 3300 "Submittal Procedures" for submitting surveys.
- 3. Section 01 7700 "Closeout Procedures" for submitting final property survey with Project Record Documents, recording of Owner-accepted deviations from indicated lines and levels, replacing defective work, and final cleaning.
- 4. Section 02 4119 "Selective Demolition" for demolition and removal of selected portions of the building.

1.2 DEFINITIONS

- A. Cutting: Removal of in-place construction necessary to permit installation or performance of subsequent work.
- B. Patching: Fitting and repair work required to restore construction to original conditions after installation of subsequent work.

1.3 INFORMATIONAL SUBMITTALS

A. Qualification Data: For land surveyor.

1.4 QUALITY ASSURANCE

A. Land Surveyor Qualifications: A professional land surveyor who is legally qualified to practice in jurisdiction where Project is located and who is experienced in providing land-surveying services of the kind indicated.

- B. Professional Engineer Qualifications: Refer to Section 01 4000 "Quality Requirements."
- C. Manufacturer's Installation Instructions: Obtain and maintain on-site manufacturer's written recommendations and instructions for installation of specified products and equipment.

PART 2 - PRODUCTS

2.1 MATERIALS

- A. Comply with requirements specified in other Sections.
 - 1. For projects requiring compliance with sustainable design and construction practices and procedures, use products for patching that comply with sustainable design requirements.
- B. In-Place Materials: Use materials for patching identical to in-place materials. For exposed surfaces, use materials that visually match in-place adjacent surfaces to the fullest extent possible.
 - 1. If identical materials are unavailable or cannot be used, use materials that, when installed, will provide a match acceptable to Engineer for the visual and functional performance of in-place materials. Use materials that are not considered hazardous.
- C. Cleaning Agents: Use cleaning materials and agents recommended by manufacturer or fabricator of the surface to be cleaned. Do not use cleaning agents that are potentially hazardous to health or property or that might damage finished surfaces.
 - 1. Use cleaning products that comply with Green Seal's GS-37, or if GS-37 is not applicable, use products that comply with the California Code of Regulations maximum allowable VOC levels.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Existing Conditions: The existence and location of underground and other utilities and construction indicated as existing are not guaranteed. Before beginning sitework, investigate and verify the existence and location of underground utilities, **mechanical and electrical systems**, and other construction affecting the Work.
 - 1. Before construction, verify the location and invert elevation at points of connection of sanitary sewer, storm sewer, gas service piping, and water-service piping; underground electrical services; and other utilities.
 - 2. Furnish location data for work related to Project that must be performed by public utilities serving Project site.
- B. Examination and Acceptance of Conditions: Before proceeding with each component of the Work, examine substrates, areas, and conditions, with Installer or Applicator present where

indicated, for compliance with requirements for installation tolerances and other conditions affecting performance. Record observations.

- 1. Examine roughing-in for mechanical and electrical systems to verify actual locations of connections before equipment and fixture installation.
- 2. Examine walls, floors, and roofs for suitable conditions where products and systems are to be installed.
- 3. Verify compatibility with and suitability of substrates, including compatibility with existing finishes or primers.
- C. Written Report: Where a written report listing conditions detrimental to performance of the Work is required by other Sections, include the following:
 - 1. Description of the Work, including Specification Section number and paragraph, and Drawing sheet number and detail, where applicable.
 - 2. List of detrimental conditions, including substrates.
 - 3. List of unacceptable installation tolerances.
 - 4. Recommended corrections.
- D. Proceed with installation only after unsatisfactory conditions have been corrected. Proceeding with the Work indicates acceptance of surfaces and conditions.

3.2 PREPARATION

- A. Existing Utility Information: Furnish information to **local utility** that is necessary to adjust, move, or relocate existing utility structures, utility poles, lines, services, or other utility appurtenances located in or affected by construction. Coordinate with authorities having jurisdiction.
- B. Field Measurements: Take field measurements as required to fit the Work properly. Recheck measurements before installing each product. Where portions of the Work are indicated to fit to other construction, verify dimensions of other construction by field measurements before fabrication. Coordinate fabrication schedule with construction progress to avoid delaying the Work.
- C. Space Requirements: Verify space requirements and dimensions of items shown diagrammatically on Drawings.
- D. Review of Contract Documents and Field Conditions: Immediately on discovery of the need for clarification of the Contract Documents, submit a request for information to Engineer in accordance with requirements in Section 01 3100 "Project Management and Coordination."

3.3 CONSTRUCTION LAYOUT

- A. Verification: Before proceeding to lay out the Work, verify layout information shown on Drawings, in relation to the property survey and existing benchmarks and existing conditions. If discrepancies are discovered, notify Engineer promptly.
- B. Engage a land surveyor experienced in laying out the Work, using the following accepted surveying practices:

- 1. Establish benchmarks and control points to set lines and levels at each story of construction and elsewhere as needed to locate each element of Project.
- 2. Establish limits on use of Project site.
- 3. Establish dimensions within tolerances indicated. Do not scale Drawings to obtain required dimensions.
- 4. Inform installers of lines and levels to which they must comply.
- 5. Check the location, level and plumb, of every major element as the Work progresses.
- 6. Notify Engineer when deviations from required lines and levels exceed allowable tolerances.
- 7. Close site surveys with an error of closure equal to or less than the standard established by authorities having jurisdiction.
- C. Site Improvements: Locate and lay out site improvements, including pavements, grading, fill and topsoil placement, utility slopes, and rim and invert elevations.
- D. Building Lines and Levels: Locate and lay out control lines and levels for structures, building foundations, column grids, and floor levels, including those required for mechanical and electrical work. Transfer survey markings and elevations for use with control lines and levels. Level foundations and piers from two or more locations.
- E. Record Log: Maintain a log of layout control work. Record deviations from required lines and levels. Include beginning and ending dates and times of surveys, weather conditions, name and duty of each survey party member, and types of instruments and tapes used. Make the log available for reference by Engineer.

3.4 FIELD ENGINEERING

- A. Identification: Owner will identify existing benchmarks, control points, and property corners.
- B. Reference Points: Locate existing permanent benchmarks, control points, and similar reference points before beginning the Work. Preserve and protect permanent benchmarks and control points during construction operations.
 - 1. Do not change or relocate existing benchmarks or control points without prior written approval of Engineer. Report lost or destroyed permanent benchmarks or control points promptly. Report the need to relocate permanent benchmarks or control points to Engineer before proceeding.
 - 2. Replace lost or destroyed permanent benchmarks and control points promptly. Base replacements on the original survey control points.

3.5 INSTALLATION

- A. Locate the Work and components of the Work accurately, in correct alignment and elevation, as indicated.
 - 1. Make vertical work plumb, and make horizontal work level.
 - 2. Where space is limited, install components to maximize space available for maintenance and ease of removal for replacement.
 - 3. Conceal pipes, ducts, and wiring in finished areas unless otherwise indicated.

- B. Comply with manufacturer's written instructions and recommendations for installing products in applications indicated.
- C. Install products at the time and under conditions that will ensure satisfactory results as judged by Engineer. Maintain conditions required for product performance until Substantial Completion.
- D. Conduct construction operations, so no part of the Work is subjected to damaging operations or loading in excess of that expected during normal conditions of occupancy of type expected for Project.
- E. Sequence the Work and allow adequate clearances to accommodate movement of construction items on-site and placement in permanent locations.
- F. Tools and Equipment: Select tools or equipment that minimize production of excessive noise levels.
- G. Templates: Obtain and distribute to the parties involved templates for Work specified to be factory prepared and field installed. Check Shop Drawings of other portions of the Work to confirm that adequate provisions are made for locating and installing products to comply with indicated requirements.
- H. Attachment: Provide blocking and attachment plates and anchors and fasteners of adequate size and number to securely anchor each component in place, accurately located and aligned with other portions of the Work. Where size and type of attachments are not indicated, verify size and type required for load conditions with manufacturer.
 - 1. Mounting Heights: Where mounting heights are not indicated, mount components at heights directed by Engineer.
 - 2. Allow for building movement, including thermal expansion and contraction.
 - 3. Coordinate installation of anchorages. Furnish setting drawings, templates, and directions for installing anchorages, including sleeves, concrete inserts, anchor bolts, and items with integral anchors, that are to be embedded in concrete or masonry. Deliver such items to Project site in time for installation.
- I. Joints: Make joints of uniform width. Where joint locations in exposed Work are not indicated, arrange joints for the best visual effect, as judged by Engineer. Fit exposed connections together to form hairline joints.

3.6 CUTTING AND PATCHING

- A. General: Employ skilled workers to perform cutting and patching. Proceed with cutting and patching at the earliest feasible time, and complete without delay.
 - 1. Cut in-place construction to provide for installation of other components or performance of other construction, and subsequently patch as required to restore surfaces to their original condition.
- B. Existing Warranties: Remove, replace, patch, and repair materials and surfaces cut or damaged during installation or cutting and patching operations, by methods and with materials so as not to void existing warranties.

- C. Temporary Support: Provide temporary support of Work to be cut.
- D. Protection: Protect in-place construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of Project that might be exposed during cutting and patching operations.
- E. Adjacent Occupied Areas: Where interference with use of adjoining areas or interruption of free passage to adjoining areas is unavoidable, coordinate cutting and patching in accordance with requirements in Section 01 1000 "Summary."
- F. Existing Utility Services and Mechanical/Electrical Systems: Where existing services/systems are required to be removed, relocated, or abandoned, bypass such services/systems before cutting to [minimize] [prevent] interruption to occupied areas.
- G. Cutting: Cut in-place construction by sawing, drilling, breaking, chipping, grinding, and similar operations, including excavation, using methods least likely to damage elements retained or adjoining construction. If possible, review proposed procedures with original Installer; comply with original Installer's written recommendations.
 - 1. In general, use hand or small power tools designed for sawing and grinding, not hammering and chopping. Cut holes and slots neatly to minimum size required, and with minimum disturbance of adjacent surfaces. Temporarily cover openings when not in use.
 - 2. Finished Surfaces: Cut or drill from the exposed or finished side into concealed surfaces.
 - 3. **Concrete**: Cut using a cutting machine, such as an abrasive saw or a diamond-core drill.
 - 4. Excavating and Backfilling: Comply with requirements in applicable Sections where required by cutting and patching operations.
 - 5. Mechanical and Electrical Services: Cut off pipe or conduit in walls or partitions to be removed. Cap, valve, or plug and seal remaining portion of pipe or conduit to prevent entrance of moisture or other foreign matter after cutting.
 - 6. Proceed with patching after construction operations requiring cutting are complete.
- H. Patching: Patch construction by filling, repairing, refinishing, closing up, and similar operations following performance of other Work. Patch with durable seams that are as invisible as practicable, as judged by Engineer. Provide materials and comply with installation requirements specified in other Sections, where applicable.
 - 1. Inspection: Where feasible, test and inspect patched areas after completion to demonstrate physical integrity of installation.
 - 2. Exposed Finishes: Restore exposed finishes of patched areas and extend finish restoration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
 - a. Clean piping, conduit, and similar features before applying paint or other finishing materials.
 - b. Restore damaged pipe covering to its original condition.
 - 3. Floors and Walls: Where walls or partitions that are removed extend one finished area into another, patch and repair floor and wall surfaces in the new space. Provide an even surface of uniform finish, color, texture, and appearance. Remove in-place floor and wall coverings and replace with new materials, if necessary, to achieve uniform color and appearance.
 - a. Where patching occurs in a painted surface, prepare substrate and apply primer and intermediate paint coats appropriate for substrate over the patch, and apply final paint coat over entire unbroken surface containing the patch, corner to corner of wall

- and edge to edge of ceiling. Provide additional coats until patch blends with adjacent surfaces.
- 4. Ceilings: Patch, repair, or rehang in-place ceilings as necessary to provide an even-plane surface of uniform appearance.
- 5. Exterior Building Enclosure: Patch components in a manner that restores enclosure to a weathertight condition and ensures thermal and moisture integrity of building enclosure.
- I. Cleaning: Clean areas and spaces where cutting and patching are performed. Remove paint, mortar, oils, putty, and similar materials from adjacent finished surfaces.

3.7 COORDINATION OF OWNER'S PORTION OF THE WORK

- A. Site Access: Provide access to Project site for Owner's construction personnel.
 - 1. Refer to Section 01 1000 "Summary" for other requirements for Owner-furnished, Contractor-installed and Owner-furnished, Owner-installed products.
- B. Coordination: Coordinate construction and operations of the Work with work performed by Owner's construction personnel and Owner's separate contractors.
 - 1. Construction Schedule: Inform Owner of Contractor's preferred construction schedule for Owner's portion of the Work. Adjust construction schedule based on a mutually agreeable timetable. Notify Owner if changes to schedule are required due to differences in actual construction progress.
 - 2. Preinstallation Conferences: Include Owner's construction personnel **and Owner's separate contractors** at preinstallation conferences covering portions of the Work that are to receive Owner's work. Attend preinstallation conferences conducted by Owner's construction personnel if portions of the Work depend on Owner's construction.

3.8 PROGRESS CLEANING

- A. Clean Project site and work areas daily, including common areas. Enforce requirements strictly. Dispose of materials lawfully.
 - 1. Comply with requirements in NFPA 241 for removal of combustible waste materials and debris.
 - 2. Do not hold waste materials more than seven days during normal weather or three days if the temperature is expected to rise above 80 deg F.
 - 3. Containerize hazardous and unsanitary waste materials separately from other waste. Mark containers appropriately and dispose of legally, in accordance with regulations.
 - a. Use containers intended for holding waste materials of type to be stored.
 - 4. Coordinate progress cleaning for joint-use areas where Contractor and other contractors are working concurrently.
- B. Site: Maintain Project site free of waste materials and debris.
- C. Work Areas: Clean areas where Work is in progress to the level of cleanliness necessary for proper execution of the Work.

- 1. Remove liquid spills promptly.
- 2. Where dust would impair proper execution of the Work, broom-clean or vacuum the entire work area, as appropriate.
- D. Installed Work: Keep installed work clean. Clean installed surfaces in accordance with written instructions of manufacturer or fabricator of product installed, using only cleaning materials specifically recommended. If specific cleaning materials are not recommended, use cleaning materials that are not hazardous to health or property and that will not damage exposed surfaces.
- E. Concealed Spaces: Remove debris from concealed spaces before enclosing the space.
- F. Exposed Surfaces: Clean exposed surfaces and protect as necessary to ensure freedom from damage and deterioration at time of Substantial Completion.
- G. Waste Disposal: Do not bury or burn waste materials on-site. Do not wash waste materials down sewers or into waterways. Comply with waste disposal requirements in Section 01 5000 "Temporary Facilities and Controls." Section 01 7419 "Construction Waste Management and Disposal."
- H. During handling and installation, clean and protect construction in progress and adjoining materials already in place. Apply protective covering where required to ensure protection from damage or deterioration at Substantial Completion.
- I. Clean and provide maintenance on completed construction as frequently as necessary through the remainder of the construction period. Adjust and lubricate operable components to ensure operability without damaging effects.
- J. Limiting Exposures: Supervise construction operations to ensure that no part of the construction, completed or in progress, is subject to harmful, dangerous, damaging, or otherwise deleterious exposure during the construction period.

3.9 STARTING AND ADJUSTING

- A. Start equipment and operating components to confirm proper operation. Remove malfunctioning units, replace with new units, and retest.
- B. Adjust equipment for proper operation. Adjust operating components for proper operation without binding.
- C. Test each piece of equipment to verify proper operation. Test and adjust controls and safeties. Replace damaged and malfunctioning controls and equipment.
- D. Manufacturer's Field Service: Comply with qualification requirements in Section 01 4000 "Quality Requirements."

3.10 PROTECTION OF INSTALLED CONSTRUCTION

A. Provide final protection and maintain conditions that ensure installed Work is without damage or deterioration at time of Substantial Completion.

- B. Protection of Existing Items: Provide protection and ensure that existing items to remain undisturbed by construction are maintained in condition that existed at commencement of the Work.
- C. Comply with manufacturer's written instructions for temperature and relative humidity.

3.11 CORRECTION OF THE WORK

- A. Repair or remove and replace damaged, defective, or nonconforming Work. Restore damaged substrates and finishes.
 - 1. Repairing includes replacing defective parts, refinishing damaged surfaces, touching up with matching materials, and properly adjusting operating equipment.
- B. Repair Work previously completed and subsequently damaged during construction period. Repair to like-new condition.
- C. Restore permanent facilities used during construction to their specified condition.
- D. Remove and replace damaged surfaces that are exposed to view if surfaces cannot be repaired without visible evidence of repair.
- E. Repair components that do not operate properly. Remove and replace operating components that cannot be repaired.
- F. Remove and replace chipped, scratched, and broken glass or reflective surfaces.

END OF SECTION 01 7300

SECTION 01 7419 - CONSTRUCTION WASTE MANAGEMENT AND DISPOSAL

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Related Requirements:

1. Section 31 1000 "Site Clearing" for disposition of waste resulting from site clearing and removal of above- and below-grade improvements.

1.3 DEFINITIONS

- A. Construction Waste: Building, structure, and site improvement materials and other solid waste resulting from construction, remodeling, renovation, or repair operations. Construction waste includes packaging.
- B. Demolition Waste: Building, structure, and site improvement materials resulting from demolition operations.
- C. Disposal: Removal of demolition or construction waste and subsequent salvage, sale, recycling, or deposit in landfill, incinerator acceptable to authorities having jurisdiction, or designated spoil areas on Owner's property.
- D. Recycle: Recovery of demolition or construction waste for subsequent processing in preparation for reuse.
- E. Salvage: Recovery of demolition or construction waste and subsequent sale or reuse in another facility.
- F. Salvage and Reuse: Recovery of demolition or construction waste and subsequent incorporation into the Work.

1.4 MATERIALS OWNERSHIP

- A. Unless otherwise indicated, demolition and construction waste becomes property of Contractor.
- B. Historic items, relics, antiques, and similar objects including, but not limited to, cornerstones and their contents, commemorative plaques and tablets, and other items of interest or value to Owner that may be uncovered during demolition remain the property of Owner.

1. Carefully salvage in a manner to prevent damage and promptly return to Owner.

1.5 INFORMATIONAL SUBMITTALS

A. Recycling and Processing Facility Records: Indicate receipt and acceptance of recyclable waste by recycling and processing facilities licensed to accept them. Include manifests, weight tickets, receipts, and invoices.

1.6 QUALITY ASSURANCE

A. Regulatory Requirements: Comply with transportation and disposal regulations of authorities having jurisdiction.

PART 2 - PRODUCTS

PART 3 - EXECUTION

3.1 PLAN IMPLEMENTATION

- A. General: Implement approved waste management plan. Provide handling, containers, storage, signage, transportation, and other items as required to implement waste management plan during the entire duration of the Contract.
 - 1. Comply with operation, termination, and removal requirements in Section 01 5000 "Temporary Facilities and Controls."
- B. Training: Train workers, subcontractors, and suppliers on proper waste management procedures, as appropriate for the Work.
- C. Site Access and Temporary Controls: Conduct waste management operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.
 - 1. Designate and label specific areas on Project site necessary for separating materials that are to be salvaged and recycled.
 - 2. Comply with Section 01 5000 "Temporary Facilities and Controls" for controlling dust and dirt, environmental protection, and noise control.

3.2 ATTACHMENTS

END OF SECTION 01 7419

SECTION 02 3200 - HYDRO OR PNEUMATIC VACUUM EXCAVATION

PART 1 - GENERAL

1.1 SUMMARY

A. Work Included: Hydro or pneumatic vacuum excavation operations include various types of excavations including "pot-holing" and "slot trenching" for underground utility locating, shafts and pits, and other types of excavations.

1.2 SUBMITTALS

- A. Submittals for Review:
 - 1. Hydro plan.

1.3 REFERENCES/ CODES

- A. Codes, Regulations and Environmental:
 - 1. Hydro or pneumatic vacuum excavation shall conform to all applicable federal, state, and local codes, regulations, and permit requirements.
 - 2. Vacuum truck tanks, pumps, and other equipment shall conform to all applicable codes which would include the Department of Transportation (DOT) and American Society of Mechanical Engineers (ASME) (for pressure vessels).
 - 3. Transporting spoils must be managed by site environmental coordinators and comply with all federal environmental and DOT regulations.

1.4 OUALITY ASSURANCE

- A. Hydro or Pneumatic Vacuum Excavation Qualifications:
 - 1. Minimum of ten years' experience in performing hydro or pneumatic vacuum excava-
 - 2. Technicians trained and certified by hydro or pneumatic vacuum excavation radar equipment manufacturer.
 - 3. Technicians maintain OSHA safety training certificate.
 - 4. Maintain General Liability Insurance of \$1,000,000, Automobile Liability of \$1,000,000 and Umbrella Liability of \$6,000,000.
 - 5. All personnel involved in hydro or pneumatic vacuum excavation shall be at least 18 years of age and be a full-time employee of the company providing the service. They shall satisfactorily complete a training course, provided by Qualified Trainer representing the manufacturer or owner of the equipment, which includes all safety considerations and equipment operation before working on site. The training course shall include the items listed in the Training Requirements Section.

- 6. The contractor shall be able to verify the current qualifications of each member of the excavation crew that will be operating the equipment.
- 7. An excavation crew shall be composed of at least two persons. The operator shall be in view of another crewmember at all times.
- 8. Supervisors and Operators shall have at least 500 hours of documented experience in hydro or pneumatic vacuum excavation
- 9. Supervisors and Operators shall successfully complete a written examination to demonstrate an understanding of this operating procedure.
- 10. Supervisors and Operators shall meet one of the following re-certification criteria on an annual basis:
 - a. Provide documentation of 500 hours of active hydro or pneumatic vacuum excavation supervision or operation over the past year.
 - b. Successfully complete the Training Requirements
- B. Before beginning work, meet with Owner, Engineer and Contractor, and others whose Work requires survey results.
 - 1. Review limits of area.
 - 2. Review depth limits for the holes.
 - 3. Review project Geotechnical Report.
 - 4. Review project Electromagnetic Report.

PART 2 - PRODUCTS

2.1 NOT USED

PART 3 - EXECUTION

3.1 HYDRO OR PNEUMATIC VACUUM EXCAVATION PLAN

- A. Develop a detailed plan for hydro or pneumatic vacuum excavation include:
 - 1. Area of investigation.
 - 2. Depth of investigation.
 - 3. Elements to be located.
 - 4. Operational constraints.

3.2 PREPARATION

- A. Review existing topographic surveys, aerial photos, geotechnical reports, and other available information.
- B. Review site for cultural sources of noise, including reflections from nearby vehicles, buildings, fences, power lines, lampposts trees and vegetation.

- C. Review site soil conditions to determine if they are conducive to successful data gathering via the GPR process.
 - 1. If soil conditions are too wet, allow soil to dry before proceeding.
- D. Do not proceed with work until unacceptable conditions are corrected.

PART 4 – OPERATING GUIDELINES FOR HYDRO OR PNEUMATIC VACUUM EXCAVATION EQUIPMENT

- A. When setting up the hose, it is best to take the shortest straight line possible from the vacuum source to the loading area. If the distance encompasses more than 50 feet during "dry" product loading, it is best to run the set-up line with "hard pipe" as long as possible using gradual turns where possible. When the loading area is reached, then a lightweight flexible hose can be used as a "work whip". Refer to owner's handbook on guidelines for hose set-up.
- B. Positioning and maneuvering of the loading hose is a very important task. Proper handling will maximize the performance of the vacuum source. Refer to operator's handbook on specific hose handling tips.
- C. Operators shall follow the guidelines around "loading dusty products and powders" located in the owner's handbook.
 - 1. Minimum and maximum operating settings for the equipment are as follows:

Water Pressure: 1,500 to 2,500 psig
Water Flow Rate 4 to 10 gpm (hydro excavation rigs) 38

gpm max. (combo

rigs)

Vacuum Rate: 2,500 to 4,500 cfm (minimum)

Vacuum Capacity: 14 to 28 inches Hg

- D. The operator(s) of the unit are responsible for equipment care while it is being used and following the guidelines for safe operation when:
 - 1. Filling the vacuum pump with service liquid.
 - 2. Engaging the main vacuum pump.
 - 3. To engage the auxiliary vacuum pump and hydraulic system.
 - 4. Operating automatic cyclone clean-out.
 - 5. To disengage main vacuum pump.
 - 6. To open the rear door. Refer to rear control panel description.
 - 7. To close the rear door. Refer to rear control panel description.

E. RECORDS

- All hydro or pneumatic vacuum excavation equipment supervisor and operator training records shall be maintained in the employee's training file and be made available upon request. Supervisors and operators shall also have on their person a valid operator's card.
- 2. Maintenance and inspection records shall be kept on file and made available upon request. A qualified manufacturer's representative or an owner's

mechanic that is qualified shall perform maintenance on the hydro or pneumatic vacuum excavation equipment (tanks, pumps, valves, etc.).

PART 5 – OPERATIONS AND SAFETY RULES

- A. The operation of hydro or pneumatic vacuum excavation equipment shall conform to the following items to ensure a safe and productive work environment:
 - 1. Operator(s) must be thoroughly familiar with and follow the operator's procedure and operator's handbook guidelines. Individuals operating the hydro or pneumatic vacuum excavation equipment shall be qualified per this specification and the site's operating procedure.
 - 2. All tasks shall be reviewed to ensure the proper equipment/attachments for the job are used.
 - 3. All employees other than the individuals using the hydro or pneumatic vacuum excavation equipment will maintain a safe distance from the task being performed.
 - 4. Employees operating motor vehicles shall have a valid operator permit.
 - 5. Employees' driving/riding in the cab of the hydro or pneumatic vacuum excavation truck are required to use a restraint system (seatbelts) when the vehicle is traveling.
 - 6. The hydro or pneumatic vacuum excavation equipment must not be used for any purpose other than that for which it was designed. Accessories other than those manufactured for use with the equipment shall not be used without prior approval from the manufacturer and site safety personnel.
 - 7. The wheels of the hydro or pneumatic vacuum excavation equipment shall be choked prior to operating the equipment.
 - 8. The hydro or pneumatic vacuum excavation equipment shall not be operated beyond its specified capabilities as outlined in the operator's manual without special approval.
 - a. Steel toe rubber boots, hardhat, hearing protection, ANSI approved safety glasses with rigid side shields, rubber gloves and slicker suit are minimum personal protective equipment to be worn at all times when performing hydro or pneumatic vacuum excavating operations. The operators of the high-pressure water or air nozzle and the vacuum pipe shall wear face shields.
 - 9. Never leave the hydro or pneumatic vacuum excavation equipment running and unattended.
 - 10. A spotter will be required when the view to the rear of the hydro or pneumatic vacuum excavation equipment is obstructed or when positioning/repositioning equipment in highly congested areas.
 - 11. Drivers of the hydro or pneumatic vacuum excavation equipment shall follow all applicable aspects of any site excavation specifications, guidelines, and procedures around safe vehicle usage.
 - 12. Keep the suction line away from your body and especially your face.

- Use caution when making any adjustments on the unit while it is running or operating. Stop the engine and then make adjustments.
- 14. Keep hands away from moving parts.
- 15. Complete a specific job safety analysis sheet identifying all hazards associated with task.
- 16. When working close to the edge of an excavation and a potential fall hazard exists a plan shall be in place and addressed on appropriate site forms.
- 17. Ensure all the following permits are in place prior to beginning the job:
 - a. Work permit
 - b. Excavation permit
 - c. Confined Space Entry Permit if required
- 18. A danger/do not operate tag shall be placed on the hydro or pneumatic vacuum excavation equipment, if it is deemed unsafe to operate, until repairs can be made.
- 19. Prior to operating the unit, the operator(s) shall check all items listed in the Operator Daily Checklist.
- 20. At the conclusion of the work shift, the operator shall check all items listed in the Operator Post Job Checklist.
- 21. Operator shall secure all connections starting at the source and follow through to the loading site.
- 22. Do not exceed the recommended RPM found in the owner's handbook. When changing from "vacuum mode" to "pressure mode" vent tank to "0" Hg first, if required by manufacturer.

END OF SECTION 023200

SECTION 02 4119 - SELECTIVE DEMOLITION

PART 1 - GENERAL

1.1 SUMMARY

A. Section Includes:

1. Demolition and removal of selected site elements.

B. Related Requirements:

- 1. Section 01 1000 "Summary" for restrictions on use of the premises, Owner-occupancy requirements, and phasing requirements.
- 2. Section 01 7300 "Execution" for cutting and patching procedures.
- 3. Section 31 1000 "Site Clearing" for site clearing and removal of above- and below-grade improvements not part of selective demolition.

1.2 DEFINITIONS

- A. Remove: Detach items from existing construction and dispose of them off-site unless indicated to be salvaged or reinstalled.
- B. Remove and Salvage: Detach items from existing construction, in a manner to prevent damage, and **deliver to Owner ready for reuse**.
- C. Remove and Reinstall: Detach items from existing construction, in a manner to prevent damage, prepare for reuse, and reinstall where indicated.
- D. Existing to Remain: Leave existing items that are not to be removed and that are not otherwise indicated to be salvaged or reinstalled.
- E. Dismantle: To remove by disassembling or detaching an item from a surface, using gentle methods and equipment to prevent damage to the item and surfaces; disposing of items unless indicated to be salvaged or reinstalled.

1.3 MATERIALS OWNERSHIP

- A. Unless otherwise indicated, demolition waste becomes property of Contractor.
- B. Historic items, relics, antiques, and similar objects including, but not limited to, cornerstones and their contents, commemorative plaques and tablets, and other items of interest or value to Owner that may be uncovered during demolition remain the property of Owner.
 - 1. Carefully salvage in a manner to prevent damage and promptly return to Owner.

1.4 PREINSTALLATION MEETINGS

- A. Predemolition Conference: Conduct conference at [Project site] < Insert location>.
 - 1. Inspect and discuss condition of construction to be selectively demolished.
 - 2. Review structural load limitations of existing structure.
 - 3. Review and finalize selective demolition schedule and verify availability of materials, demolition personnel, equipment, and facilities needed to make progress and avoid delays.
 - 4. Review requirements of work performed by other trades that rely on substrates exposed by selective demolition operations.
 - 5. Review areas where existing construction is to remain and requires protection.

1.5 INFORMATIONAL SUBMITTALS

A. Predemolition Photographs or Video: Show existing conditions of adjoining construction, including finish surfaces, that might be misconstrued as damage caused by salvage and demolition operations. Comply with Section 01 3233 "Photographic Documentation." Submit before Work begins.

1.6 FIELD CONDITIONS

- A. Owner will occupy portions of building immediately adjacent to selective demolition area. Conduct selective demolition so Owner's operations will not be disrupted.
- B. Conditions existing at time of inspection for bidding purpose will be maintained by Owner as far as practical.
 - 1. Before selective demolition, Owner will remove the following items:
- C. Notify Engineer of discrepancies between existing conditions and Drawings before proceeding with selective demolition.
- D. Hazardous Materials: It is not expected that hazardous materials will be encountered in the Work.
 - 1. Hazardous materials will be removed by Owner before start of the Work.
 - 2. If suspected hazardous materials are encountered, do not disturb; immediately notify Engineer and Owner. Hazardous materials will be removed by Owner under a separate contract.
- E. Storage or sale of removed items or materials on-site is not permitted.
- F. Utility Service: Maintain existing utilities indicated to remain in service and protect them against damage during selective demolition operations.
 - 1. Maintain fire-protection facilities in service during selective demolition operations.

1.7 COORDINATION

A. Arrange selective demolition schedule so as not to interfere with Owner's operations.

PART 2 - PRODUCTS

2.1 PERFORMANCE REQUIREMENTS

- A. Regulatory Requirements: Comply with governing EPA notification regulations before beginning selective demolition. Comply with hauling and disposal regulations of authorities having jurisdiction.
- B. Standards: Comply with ANSI/ASSP A10.6 and NFPA 241.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verify that utilities have been disconnected and capped before starting selective demolition operations.
- B. Review Project Record Documents of existing construction or other existing condition and hazardous material information provided by Owner. Owner does not guarantee that existing conditions are same as those indicated in Project Record Documents.
- C. Steel Tendons: Locate tensioned steel tendons and include recommendations for de-tensioning.
- D. Verify that hazardous materials have been remediated before proceeding with building demolition operations.
- E. Survey of Existing Conditions: Record existing conditions by use of
 - 1. Before selective demolition or removal of existing building elements that will be reproduced or duplicated in final Work, make permanent record of measurements, materials, and construction details required to make exact reproduction.

3.2 PREPARATION

A. Refrigerant: Before starting demolition, remove refrigerant from mechanical equipment according to 40 CFR 82 and regulations of authorities having jurisdiction.

3.3 UTILITY SERVICES AND MECHANICAL/ELECTRICAL SYSTEMS

A. Existing Services/Systems to Remain: Maintain services/systems indicated to remain and protect them against damage.

3.4 PROTECTION

- A. Temporary Protection: Provide temporary barricades and other protection required to prevent injury to people and damage to adjacent buildings and facilities to remain.
 - 1. Provide protection to ensure safe passage of people around selective demolition area and to and from occupied portions of building.
 - 2. Provide temporary weather protection, during interval between selective demolition of existing construction on exterior surfaces and new construction, to prevent water leakage and damage to structure and interior areas.
 - 3. Comply with requirements for temporary enclosures, dust control, heating, and cooling specified in Section 01 5000 "Temporary Facilities and Controls."
- B. Remove temporary barricades and protections where hazards no longer exist.

3.5 SELECTIVE DEMOLITION, GENERAL

- A. General: Demolish and remove existing construction only to the extent required by new construction and as indicated. Use methods required to complete the Work within limitations of governing regulations and as follows:
 - 1. Proceed with selective demolition systematically, from higher to lower level. Complete selective demolition operations above each floor or tier before disturbing supporting members on the next lower level.
 - 2. Neatly cut openings and holes plumb, square, and true to dimensions required. Use cutting methods least likely to damage construction to remain or adjoining construction. Use hand tools or small power tools designed for sawing or grinding, not hammering and chopping. Temporarily cover openings to remain.
 - 3. Cut or drill from the exposed or finished side into concealed surfaces to avoid marring existing finished surfaces.
 - 4. Do not use cutting torches until work area is cleared of flammable materials. At concealed spaces, such as duct and pipe interiors, verify condition and contents of hidden space before starting flame-cutting operations. Maintain portable fire-suppression devices during flame-cutting operations.
 - 5. Maintain adequate ventilation when using cutting torches.
 - 6. Remove decayed, vermin-infested, or otherwise dangerous or unsuitable materials and promptly dispose of off-site.
 - 7. Locate selective demolition equipment and remove debris and materials so as not to impose excessive loads on supporting walls, floors, or framing.
 - 8. Dispose of demolished items and materials promptly.
- B. Site Access and Temporary Controls: Conduct selective demolition and debris-removal operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.

3.6 SELECTIVE DEMOLITION PROCEDURES FOR SPECIFIC MATERIALS

A. Concrete: Demolish in small sections. Using power-driven saw, cut concrete to a depth of at least 3/4 inch at junctures with construction to remain. Dislodge concrete from reinforcement at

perimeter of areas being demolished, cut reinforcement, and then remove remainder of concrete. Neatly trim openings to dimensions indicated.

B. Concrete: Demolish in sections. Cut concrete full depth at junctures with construction to remain and at regular intervals using power-driven saw, and then remove concrete between saw cuts.

3.7 DISPOSAL OF DEMOLISHED MATERIALS

- A. Remove demolition waste materials from Project site
 - 1. Do not allow demolished materials to accumulate on-site.
 - 2. Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.
 - 3. Remove debris from elevated portions of building by chute, hoist, or other device that will convey debris to grade level in a controlled descent.
 - 4. Comply with requirements specified in Section 01 7419 "Construction Waste Management and Disposal."
- B. Burning: Do not burn demolished materials.

3.8 CLEANING

A. Clean adjacent structures and improvements of dust, dirt, and debris caused by selective demolition operations. Return adjacent areas to condition existing before selective demolition operations began.

END OF SECTION 02 4119

SECTION 22 1313 - FACILITY SANITARY SEWERS

PART 4 - GENERAL

4.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

4.2 SUMMARY

A. Section Includes:

- 1. PVC pipe and fittings.
- 2. Nonpressure-type transition couplings.
- 3. Cleanouts.
- 4. Manholes.
- 5. Concrete.

4.3 DEFINITIONS

A. FRP: Fiberglass-reinforced plastic.

4.4 ACTION SUBMITTALS

A. Shop Drawings: For manholes. Include plans, elevations, sections, details, and frames and covers.

4.5 INFORMATIONAL SUBMITTALS

A. Field quality-control reports.

4.6 DELIVERY, STORAGE, AND HANDLING

- A. Do not store plastic manholes, pipe, and fittings in direct sunlight.
- B. Protect pipe, pipe fittings, and seals from dirt and damage.
- C. Handle manholes according to manufacturer's written rigging instructions.

4.7 FIELD CONDITIONS

PART 5 - PRODUCTS

5.1 PVC PIPE AND FITTINGS

- A. PVC Cellular-Core Sewer Piping:
 - 1. Pipe: ASTM F 891, Sewer and Drain Series, PS 50 minimum stiffness, PVC cellular-core pipe with plain ends for solvent-cemented joints.
 - 2. Fittings: ASTM D 3034, [SDR 35] < Insert SDR>, PVC socket-type fittings.
- B. PVC Profile Sewer Piping:
 - 1. Pipe: ASTM F 794, PVC profile, gravity sewer pipe with bell-and-spigot ends for gasketed joints.
 - 2. Fittings: ASTM D 3034, PVC with bell ends.
 - 3. Gaskets: ASTM F 477, elastomeric seals.

5.2 HDPE PIPE AND FITTINGS

- A. Pipe: ASTM D2239, ASTM D2737, ASTM D3035
- B. Joints: Butt Welded

5.3 NONPRESSURE-TYPE TRANSITION COUPLINGS

- A. Comply with ASTM C 1173, elastomeric, sleeve-type, reducing or transition coupling; for joining underground nonpressure piping. Include ends of same sizes as piping to be joined and include corrosion-resistant-metal tension band and tightening mechanism on each end.
- B. Sleeve Materials:
 - 1. For Cast-Iron Soil Pipes: ASTM C 564, rubber.
 - 2. For Concrete Pipes: ASTM C 443, rubber.
 - 3. For Fiberglass Pipes: ASTM F 477, elastomeric seal or ASTM D 5926, PVC.
 - 4. For Plastic Pipes: ASTM F 477, elastomeric seal or ASTM D 5926, PVC.
 - 5. For Dissimilar Pipes: ASTM D 5926, PVC or other material compatible with pipe materials being joined.
- C. Unshielded, Flexible Couplings:
 - 1. Description: Elastomeric sleeve with **stainless-steel shear ring and** corrosion-resistant-metal tension band and tightening mechanism on each end.

D. Ring-Type, Flexible Couplings:

1. Description: Elastomeric compression seal with dimensions to fit inside bell of larger pipe and for spigot of smaller pipe to fit inside ring.

5.4 CLEANOUTS

A. PVC Cleanouts:

1. Description: PVC body with PVC threaded plug. Include PVC sewer pipe fitting and riser to cleanout of same material as sewer piping.

5.5 MANHOLES

A. Standard Precast Concrete Manholes:

- 1. Description: ASTM C 478, precast, reinforced concrete, of depth indicated, with provision for sealant joints.
- 2. Diameter: 48 inches minimum unless otherwise indicated.
- 3. Ballast: Increase thickness of precast concrete sections or add concrete to base section, as required to prevent flotation.
- 4. Base Section: 6-inch minimum thickness for floor slab and 4-inch minimum thickness for walls and base riser section; with separate base slab or base section with integral floor.
- 5. Riser Sections: 4-inch minimum thickness, of length to provide depth indicated.
- 6. Top Section: Eccentric-cone type unless concentric-cone or flat-slab-top type is indicated; with top of cone of size that matches grade rings.
- 7. Joint Sealant: ASTM C 990, bitumen or butyl rubber.
- 8. Resilient Pipe Connectors: ASTM C 923, cast or fitted into manhole walls, for each pipe connection.
- 9. Steps: individual FRP steps or FRP ladder; wide enough to allow worker to place both feet on one step and designed to prevent lateral slippage off step. Cast or anchor steps into sidewalls at 12- to 16-inch intervals. Omit steps if total depth from floor of manhole to finished grade is less than 60 inches.
- 10. Grade Rings: Reinforced-concrete rings, 6- to 9-inch total thickness, with diameter matching manhole frame and cover, and with height as required to adjust manhole frame and cover to indicated elevation and slope.

B. Manhole Frames and Covers:

- 1. Description: Ferrous; 24-inch ID by 7- to 9-inch riser, with 4-inch- minimum-width flange and 26-inch- diameter cover. Include indented top design with lettering cast into cover, using wording equivalent to "SANITARY SEWER."
- 2. Material: **ASTM A 536, Grade 60-40-18 ductile** iron unless otherwise indicated.

5.6 CONCRETE

A. General: Cast-in-place concrete complying with ACI 318, ACI 350, and the following:

- 1. Cement: ASTM C 150/C 150M, Type II.
- 2. Fine Aggregate: ASTM C 33/C 33M, sand.
- 3. Coarse Aggregate: ASTM C 33/C 33M, crushed gravel.
- 4. Water: Potable.
- B. Portland Cement Design Mix: 4000 psi minimum, with 0.45 maximum water/cementitious materials ratio.
 - 1. Reinforcing Bars: ASTM A 615/A 615M, Grade 60 deformed steel.
- C. Manhole Channels and Benches: Factory or field formed from concrete. Portland cement design mix, 4000 psi minimum, with 0.45 maximum water/cementitious materials ratio. Include channels and benches in manholes.
 - 1. Channels: Concrete invert, formed to same width as connected piping, with height of vertical sides to three-fourths of pipe diameter. Form curved channels with smooth, uniform radius and slope.
 - 2. Benches: Concrete, sloped to drain into channel.
 - a. Slope: 4 percent.
- D. Ballast and Pipe Supports: Portland cement design mix, 3000 psi minimum, with 0.58 maximum water/cementitious materials ratio.
 - 1. Reinforcing Fabric: ASTM A1064/A 1064M, steel, welded wire fabric, plain.
 - 2. Reinforcing Bars: ASTM A 615/A 615M, Grade 60 deformed steel.

PART 6 - EXECUTION

6.1 EARTHWORK

A. Excavating, trenching, and backfilling are specified in Section 31 2000 "Earth Moving."

6.2 PIPING INSTALLATION

- A. General Locations and Arrangements: Drawing plans and details to indicate general location and arrangement of underground sanitary sewer piping. Location and arrangement of piping layout take into account design considerations. Install piping as indicated, to extent practical. Where specific installation is not indicated, follow piping manufacturer's written instructions.
- B. Install piping beginning at low point, true to grades and alignment indicated with unbroken continuity of invert. Place bell ends of piping facing upstream. Install gaskets, seals, sleeves, and couplings according to manufacturer's written instructions for using lubricants, cements, and other installation requirements.
- C. Install manholes for changes in direction unless fittings are indicated. Use fittings for branch connections unless direct tap into existing sewer is indicated.

- D. Install proper size increasers, reducers, and couplings where different sizes or materials of pipes and fittings are connected. Reducing size of piping in direction of flow is prohibited.
- E. When installing pipe under streets or other obstructions that cannot be disturbed, use pipe-jacking process of microtunneling.
- F. Install gravity-flow, nonpressure, drainage piping according to the following:
 - 1. Install piping pitched down in direction of flow, at percent slope noted on the plans.
 - 2. Install piping **NPS 6** and larger with restrained joints at tee fittings and at changes in direction. Use corrosion-resistant rods, pipe or fitting manufacturer's proprietary restraint system, or cast-in-place-concrete supports or anchors.
 - 3. Install PVC cellular-core sewer piping according to ASTM D 2321 and ASTM F 1668.
 - 4. Install PVC profile sewer piping according to ASTM D 2321 and ASTM F 1668.
- G. Clear interior of piping and manholes of dirt and superfluous material as work progresses. Maintain swab or drag in piping, and pull past each joint as it is completed. Place plug in end of incomplete piping at end of day and when work stops.

6.3 PIPE JOINT CONSTRUCTION

- A. Join gravity-flow, nonpressure, drainage piping according to the following:
 - 1. Join PVC cellular-core sewer piping according to ASTM D 2321 and ASTM F 891 for solvent-cemented joints.
 - 2. Join PVC profile sewer piping according to ASTM D 2321 for elastomeric-seal joints or ASTM F 794 for gasketed joints.
 - 3. Join dissimilar pipe materials with nonpressure-type, flexible couplings.
- B. Pipe couplings, expansion joints, and deflection fittings with pressure ratings at least equal to piping rating may be used in applications below unless otherwise indicated.
 - 1. Use nonpressure flexible couplings where required to join gravity-flow, nonpressure sewer piping unless otherwise indicated.
 - a. Unshielded flexible couplings for pipes of same or slightly different OD.
 - b. Ring-type flexible couplings for piping of different sizes where annular space between smaller piping's OD and larger piping's ID permits installation.

6.4 MANHOLE INSTALLATION

- A. General: Install manholes complete with appurtenances and accessories indicated.
- B. Install precast concrete manhole sections with sealants according to ASTM C 891.
- C. Install FRP manholes according to manufacturer's written instructions.
- D. Form continuous concrete channels and benches between inlets and outlet.
- E. Install manhole-cover inserts in frame and immediately below cover.

6.5 CONCRETE PLACEMENT

A. Place cast-in-place concrete according to ACI 318.

6.6 CLEANOUT INSTALLATION

- A. Install cleanouts and riser extensions from sewer pipes to cleanouts at grade. Use cast-iron soil pipe fittings in sewer pipes at branches for cleanouts, and use cast-iron soil pipe for riser extensions to cleanouts. Install piping so cleanouts open in direction of flow in sewer pipe.
 - 1. Use Light-Duty, top-loading classification cleanouts in **earth or unpaved foot-traffic** areas.
 - 2. Use Medium-Duty, top-loading classification cleanouts in paved foot-traffic areas.
 - 3. Use Heavy-Duty, top-loading classification cleanouts in **vehicle-traffic service** areas.
 - 4. Use Extra-Heavy-Duty, top-loading classification cleanouts in **roads**.
- B. Set cleanout frames and covers in concrete pavement and roads with tops flush with pavement surface.

6.7 CONNECTIONS

- A. Connect nonpressure, gravity-flow drainage piping to building's sanitary building drains specified in Section 22 1316 "Sanitary Waste and Vent Piping."
- B. Connect force-main piping to building's sanitary force mains specified in Section 22 1316 "Sanitary Waste and Vent Piping." Terminate piping where indicated.
- C. Make connections to existing piping and underground manholes.
 - 1. Use commercially manufactured wye fittings for piping branch connections. Remove section of existing pipe, install wye fitting into existing piping, and encase entire wye fitting plus 6-inch overlap with not less than 6 inches of concrete with 28-day compressive strength of 3000 psi.
 - 2. Make branch connections from side into existing piping, NPS 4 to NPS 20. Remove section of existing pipe, install wye fitting into existing piping, and encase entire waye with not less than 6 inches of concrete with 28-day compressive strength of 3000 psi.
 - 3. Make branch connections from side into existing piping, NPS 21 or larger, or to underground manholes by cutting opening into existing unit large enough to allow 3 inches of concrete to be packed around entering connection. Cut end of connection pipe passing through pipe or structure wall to conform to shape of, and be flush with, inside wall unless otherwise indicated. On outside of pipe or manhole wall, encase entering connection in 6 inches of concrete for minimum length of 12 inches to provide additional support of collar from connection to undisturbed ground.
 - a. Use concrete that will attain a minimum 28-day compressive strength of 3000 psi unless otherwise indicated.
 - b. Use epoxy-bonding compound as interface between new and existing concrete and piping materials.
 - 4. Protect existing piping and manholes to prevent concrete or debris from entering while making tap connections. Remove debris or other extraneous material that may accumulate.

6.8 CLOSING ABANDONED SANITARY SEWER SYSTEMS

- A. Abandoned Piping: Close open ends of abandoned underground piping indicated to remain in place. Include closures strong enough to withstand hydrostatic and earth pressures that may result after ends of abandoned piping have been closed. Use either procedure below:
 - 1. Close open ends of piping with at least **8-inch** thick, brick masonry bulkheads.
 - 2. Close open ends of piping with threaded metal caps, plastic plugs, or other acceptable methods suitable for size and type of material being closed. Do not use wood plugs.
- B. Backfill to grade according to Section 31 2000 "Earth Moving."

6.9 FIELD QUALITY CONTROL

- A. Inspect interior of piping to determine whether line displacement or other damage has occurred. Inspect after approximately 24 inches of backfill is in place, and again at completion of Project.
 - 1. Submit separate report for each system inspection.
 - 2. Defects requiring correction include the following:
 - a. Alignment: Less than full diameter of inside of pipe is visible between structures.
 - b. Deflection: Flexible piping with deflection that prevents passage of ball or cylinder of size not less than 92.5 percent of piping diameter.
 - c. Damage: Crushed, broken, cracked, or otherwise damaged piping.
 - d. Infiltration: Water leakage into piping.
 - e. Exfiltration: Water leakage from or around piping.
 - 3. Replace defective piping using new materials, and repeat inspections until defects are within allowances specified.
 - 4. Reinspect and repeat procedure until results are satisfactory.
- B. Test new piping systems, and parts of existing systems that have been altered, extended, or repaired, for leaks and defects.
 - 1. Do not enclose, cover, or put into service before inspection and approval.
 - 2. Test completed piping systems according to requirements of authorities having jurisdiction.
 - 3. Schedule tests and inspections by authorities having jurisdiction with at least 24 hours' advance notice.
 - 4. Submit separate report for each test.
 - 5. Air Tests: Test sanitary sewerage according to requirements of authorities having jurisdiction, UNI-B-6, and the following:
 - a. Test plastic gravity sewer piping according to ASTM F 1417.
 - b. PVC Piping: Test according to AWWA M23, "Testing and Maintenance" Chapter.
 - 6. Manholes: Perform hydraulic test according to ASTM C 969.
- C. Leaks and loss in test pressure constitute defects that must be repaired.
- D. Replace leaking piping using new materials, and repeat testing until leakage is within allowances specified.

6.10 CLEANING

A. Clean dirt and superfluous material from interior of piping.

END OF SECTION 22 1313

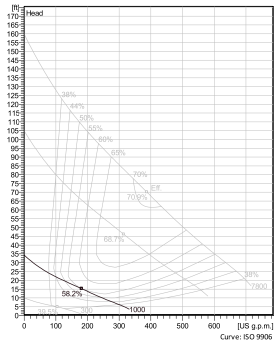
Designed for sewage pumping stations in collection systems, the XPC system powered by Nexicon consists of 1-4 pumps, the Nexicon control, and 1 Dirigo module for each of the pumps Perfect for users who require the full functionality of the Concertor system, including maximum energy savings and clean wet well.



Technical specification



Curves according to: Water, pure [100%], 39.2 °F, 62.42 lb/ft³, 1.6891E-5 ft²/s



Nominal (mean) data shown. Under- and over-performance from this data should be expected due to standard manufacturing tolerances. Please consult your local Flygt representative for performance guarantees.

Configuration

Motor number N6020.091 18-08-1AZ-W 5.5hp

Impeller diameter

170 mm

Installation type

P - Semi permanent, Wet

Discharge diameter 3 inch

Pump information

Impeller diameter

170 mm

Discharge diameter 3 inch

Inlet diameter

110 mm

Maximum operating speed

800-2600 rpm

Number of blades

Materials

Impeller Hard-Iron ™

Max. fluid temperature

Xylect-20181582 Project Created by

Eric Griffith Block 1/10/2025 Last update 1/10/2025 Created on

Program version 75.0 - 11/6/2024 (Build 274) Data version 12/15/2024 18:59 A12P12 User group(s)

Technical specification



Motor - General

Motor number Phases N6020.091 18-08-1AZ-W 5.5hp

Rated speed 800-2600 rpm Rated power 5.5 hp

ATEX approved FM

Insulation class

Rated current 6.1 A

Type of Duty

Frequency

60 Hz

Rated voltage 460 V

Motor efficiency class

IE4 according to IEC/TS 60034-30-2 Ed. 1

Motor - Technical

Power factor - 1/1 Load

Motor efficiency - 1/1 Load

Nominal speed - 1/1 Load

2300 rpm

Power factor - 3/4 Load

0.95

Motor efficiency - 3/4 Load 91.0 %

Nominal speed - 3/4 Load

2070 rpm

Power factor - 1/2 Load

0.95

Motor efficiency - 1/2 Load

91.0 %

Nominal speed - 1/2 Load

1840 rpm

Starting current

6.1 A

Xylect-20181582 Eric Griffith Project Created by 1/10/2025 Block Created on Last update 1/10/2025

Program version 75.0 - 11/6/2024 (Build 274) Data version 12/15/2024 18:59 A12P12 User group(s)

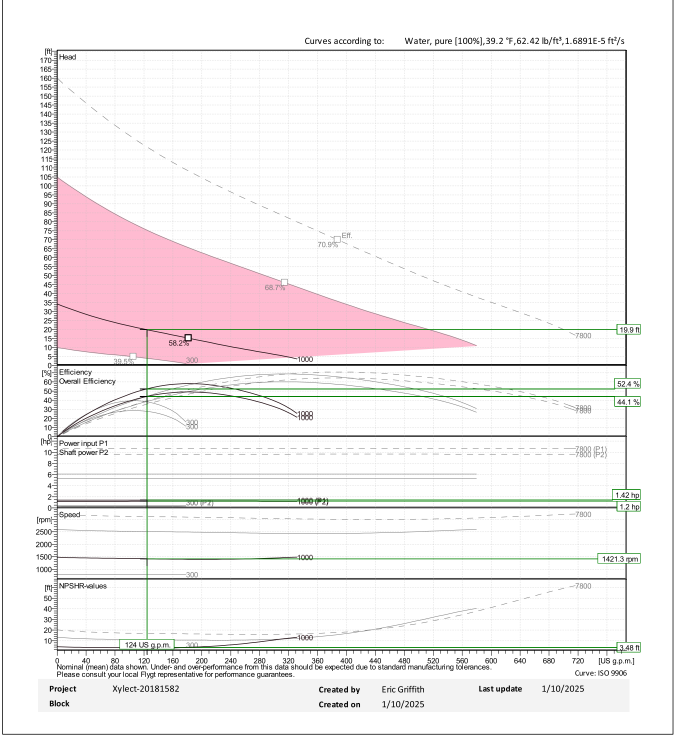
Performance curve

Duty point

 Flow
 Head

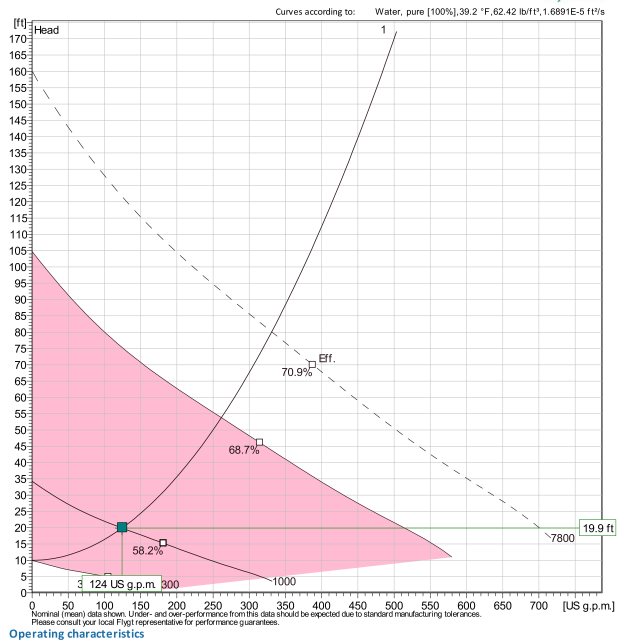
 124 US g.p.m.
 19.9 ft





Duty Analysis



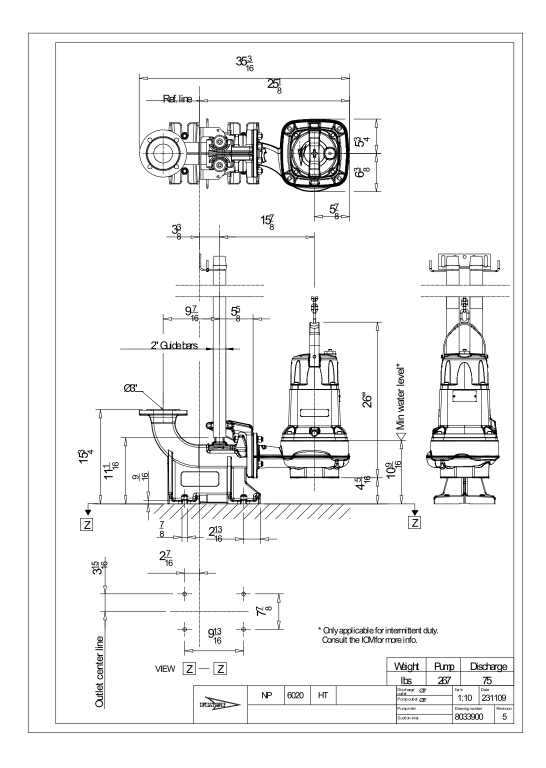


Pumps / Systems	Flow	Head	Shaft power	Flow	Head	Shaft power	Hydr.eff.	Specific energy	NPSHre
	US g.p.m.	ft	hp	US g.p.m.	ft	hp		kWh/US MG	ft
1	124	19.9	1.2	124	19.9	1.2	52.4 %	142	3.48

Project		Created by	Eric Griffith		
Block	Xylect-20181582	Created on	1/10/2025	Last update	1/10/2025

Dimensional drawing





Project	Xylect-20181582	Created by	Eric Griffith		
Block		Created on	1/10/2025	Last update	1/10/2025

Program version 75.0 - 11/6/2024 (Build 274)

Data version 12/15/2024 18:59 A12P12 User group(s)



MultiSmart Pump Station Manager & RTU



Technical Specifications (Pump Controller Model #MSU3MP2)

Processor Unit

Renesas SH-7724 Type

Speed 566MHz Flash Memory 64MByte RAM 256MByte Real-time Clock

(2) RS232 (115kbit/s) Serial Ports (1) RS485 (115kbit/s)

(2) 10Mbit/s **Ethernet Ports USB Port** Yes SD Card Yes

RTU/Communications

Protocols DNP3 level 2 (Part #MSU-D), Modbus (Part #MSU-B)

Media TCP, RS232, RS485

Change of state for digital, deadbanding for analog. Datalogging

Date, time and quality stamped

50,000 events stored (more with SD card option)

Control/Functional Options Available

VFD Control Variable Frequency Drive control software module (Part #MSU-V)

Flow Information Flow calculation software module (Part #MSU-F)

Firmware/Application Upgrade Capability

Via serial or Ethernet from PC Local

Via SD or USB

I/O Standard Modules (Including Motor Protection Board)

Digital Inputs (DIN) 20 Digital Outputs (DOUT) 7 Analog Inputs (AIN) 2 Analog Outputs (AOUT) 4 Voltage Monitoring Inputs (VIN)

Current Transformer Inputs 3 - Three Phase Motor Current Inputs for up to (3) Pumps Insulation Resistance Test (IRT) 3 - Outputs for up to (3) Pumps (Motor Winding Test)

Power (per unit)

Start Up HOW Continuous FÍ W

Power Supply & Environmental

DC Supply (monitored to 5% accuracy) 11 - 25V**Ambient Temperature** -10°C to +60°C Storage Temperature -40°C to +90°C

Humidity 5% to 95% (non-condensing)

IP Rating Controller: IP20 (Nema 1 equivalent) (Nema 4 equivalent) Display (Faceplate): IP65

Product Dimensions

 ${\rm H~6^{3/4}~x~W~8^{1/2}~x~D~6^{1/4}}$ (in) Controller H 173 x W 217 x D 159 (mm) $H 5^{5/8} \times W 9^{7/8} \times D1^{5/8}$ (in) Display (Faceplate) H 144 x W 250 x D 42 (mm)



MultiSmart Boards

The MultiSmart pump station manager has up to four boards plugged into it depending on the application.

Pump Control I/O Board - Monitors 1-Phase or 3-phase voltage supply and houses I/O inputs.

Board I/O options are (20 x DIN, 2 x AIN, 7 x DOUT, 1 x AOUT)

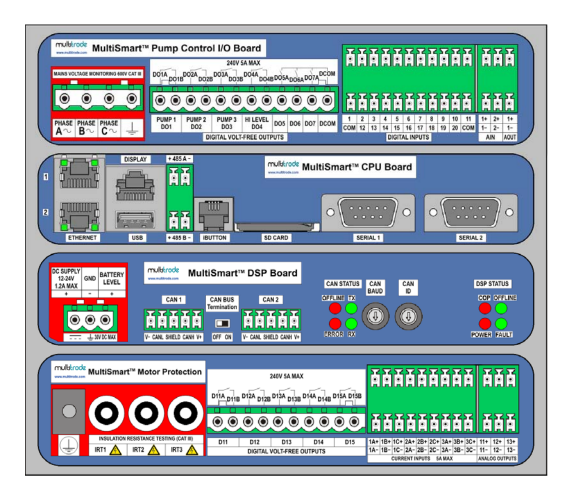
CPU Board - Houses the microprocessor running the MultiSmart unit, provides two Ethernet ports, two RS232 ports, two RS485 ports, an iButton (security key) port, connects to the display, and has SD card and USB ports.

DSP Board - Houses the power input terminals and communications between additional I/O modules.

Energy Monitoring and Motor Protection (MSU3MP2 Model)

Monitors 1-Phase or 3-phase motor currents direct from a CT; provides motor protection features, and includes an automatic insulation resistance test of the motor windings.

Board I/O options are (9 x IIN, 3 x IRT, 3 x AOUT, 5 x DOUT).



SECTION 31 2319 - DEWATERING

PART 4 - GENERAL

4.1 SUMMARY

A. Section Includes:

1. Construction dewatering. <u>Dewatering will not be paid for separately.</u>

B. Related Requirements:

- 1. Section 01 3233 "Photographic Documentation" for recording preexisting conditions and dewatering system progress.
- 2. Section 31 2000 "Earth Moving" for excavating, backfilling, site grading, and controlling surface-water runoff and ponding.

4.2 INFORMATIONAL SUBMITTALS

A. Record Drawings: Identify locations and depths of capped wells and well points and other abandoned-in-place dewatering equipment.

PART 5 - PRODUCTS

PART 6 - EXECUTION

6.1 PREPARATION

- A. Protect structures, utilities, sidewalks, pavements, and other facilities from damage caused by settlement, lateral movement, undermining, washout, and other hazards created by dewatering operations.
 - 1. Prevent surface water and subsurface or groundwater from entering excavations, from ponding on prepared subgrades, and from flooding site or surrounding area.
 - 2. Protect subgrades and foundation soils from softening and damage by rain or water accumulation.
- B. Install dewatering system to ensure minimum interference with roads, streets, walks, and other adjacent occupied and used facilities.
 - 1. Do not close or obstruct streets, walks, or other adjacent occupied or used facilities without permission from Owner and authorities having jurisdiction. Provide alternate routes around closed or obstructed traffic ways if required by authorities having jurisdiction.

- C. Provide temporary grading to facilitate dewatering and control of surface water.
- D. Protect and maintain temporary erosion and sedimentation controls, which are specified in Section 31 1000 "Site Clearing," during dewatering operations.

6.2 INSTALLATION

A. Place dewatering system into operation to lower water to specified levels before excavating below groundwater level.

6.3 OPERATION

- A. Operate system continuously until drains, sewers, and structures have been constructed and fill materials have been placed or until dewatering is no longer required.
- B. Operate system to lower and control groundwater to permit excavation, construction of structures, and placement of fill materials on dry subgrades. Drain water-bearing strata above and below bottom of foundations, drains, sewers, and other excavations.
 - 1. Do not permit open-sump pumping that leads to loss of fines, soil piping, subgrade softening, and slope instability.
 - 2. Reduce hydrostatic head in water-bearing strata below subgrade elevations of foundations, drains, sewers, and other excavations.
- C. Dispose of water removed by dewatering in a manner that avoids endangering public health, property, and portions of work under construction or completed. Dispose of water and sediment in a manner that avoids inconvenience to others.
- D. Remove dewatering system from Project site on completion of dewatering. Plug or fill well holes with sand or cut off and cap wells a minimum of 36 inches below overlying construction.

6.4 PROTECTION

- A. Protect and maintain dewatering system during dewatering operations.
- B. Promptly repair damages to adjacent facilities caused by dewatering.

END OF SECTION 31 2319

SECTION 31 1000 - SITE CLEARING

PART 1 - GENERAL

1.1 SUMMARY

A. Section Includes:

- 1. Protecting existing vegetation to remain.
- 2. Removing existing vegetation.
- 3. Clearing and grubbing.
- 4. Removing above- and below-grade site improvements.
- 5. Disconnecting, capping or sealing, and removing site utilities abandoning site utilities in place.
- 6. Temporary erosion and sedimentation control.

B. Related Requirements:

1. Section 01 5000 "Temporary Facilities and Controls" for temporary erosion- and sedimentation-control measures.

1.2 DEFINITIONS

- A. Subsoil: Soil beneath the level of subgrade; soil beneath the topsoil layers of a naturally occurring soil profile, typified by less than 1 percent organic matter and few soil organisms.
- B. Surface Soil: Soil that is present at the top layer of the existing soil profile. In undisturbed areas, surface soil is typically called "topsoil," but in disturbed areas such as urban environments, the surface soil can be subsoil.
- C. Topsoil: Top layer of the soil profile consisting of existing native surface topsoil or existing inplace surface soil; the zone where plant roots grow.
- D. Topsoil: Top layer of the soil profile consisting of existing native surface topsoil or existing inplace surface soil; the zone where plant roots grow. Its appearance is generally friable, pervious, and black or a darker shade of brown, gray, or red than underlying subsoil; reasonably free of subsoil, clay lumps, gravel, and other objects larger than 2 inches in diameter; and free of weeds, roots, toxic materials, or other nonsoil materials.
- E. Vegetation: Trees, shrubs, groundcovers, grass, and other plants.

1.3 MATERIAL OWNERSHIP

A. Except for materials indicated to be stockpiled or otherwise remain Owner's property, cleared materials shall become Contractor's property and shall be removed from Project site.

1.4 INFORMATIONAL SUBMITTALS

- A. Record Drawings: Identifying and accurately showing locations of capped utilities and other subsurface structural, electrical, and mechanical conditions.
- B. Burning: Documentation of compliance with burning requirements and permitting of authorities having jurisdiction. Identify location(s) and conditions under which burning will be performed.

1.5 FIELD CONDITIONS

- A. Traffic: Minimize interference with adjoining roads, streets, walks, and other adjacent occupied or used facilities during site-clearing operations.
 - 1. Do not close or obstruct streets, walks, or other adjacent occupied or used facilities without permission from Owner and authorities having jurisdiction.
 - 2. Provide alternate routes around closed or obstructed trafficways if required by Owner or authorities having jurisdiction.
- B. Utility Locator Service: Notify **One Call** for area where Project is located before site clearing.
- C. Do not commence site clearing operations until temporary erosion- and sedimentation-control and plant-protection measures are in place.
- D. Soil Stripping, Handling, and Stockpiling: Perform only when the soil is dry or slightly moist.

PART 2 - PRODUCTS

PART 3 - EXECUTION

3.1 PREPARATION

- A. Protect and maintain benchmarks and survey control points from disturbance during construction.
- B. Protect existing site improvements to remain from damage during construction.
 - 1. Restore damaged improvements to their original condition, as acceptable to Owner.

3.2 TEMPORARY EROSION AND SEDIMENTATION CONTROL

- A. Provide temporary erosion- and sedimentation-control measures to prevent soil erosion and discharge of soil-bearing water runoff or airborne dust to adjacent properties and walkways, according to erosion- and sedimentation-control Drawings and requirements of authorities having jurisdiction.
- B. Verify that flows of water redirected from construction areas or generated by construction activity do not enter or cross protection zones.

- C. Inspect, maintain, and repair erosion- and sedimentation-control measures during construction until permanent vegetation has been established.
- D. Remove erosion and sedimentation controls, and restore and stabilize areas disturbed during removal.

3.3 EXISTING UTILITIES

- A. Locate, identify, disconnect, and seal or cap utilities indicated to be removed or abandoned in place.
 - 1. Arrange with utility companies to shut off indicated utilities.
- B. Locate, identify, and disconnect utilities indicated to be abandoned in place.
- C. Interrupting Existing Utilities: Do not interrupt utilities serving facilities occupied by Owner or others, unless permitted under the following conditions and then only after arranging to provide temporary utility services according to requirements indicated:
 - 1. Notify Engineer not less than **two** days in advance of proposed utility interruptions.
 - 2. Do not proceed with utility interruptions without Engineer's written permission.
- D. Removal of underground utilities is included in earthwork sections; in applicable fire suppression, plumbing, HVAC, electrical, communications, electronic safety and security, and utilities sections; and in Section 02 4119 "Selective Demolition."

3.4 CLEARING AND GRUBBING

- A. Remove obstructions, trees, shrubs, and other vegetation to permit installation of new construction.
 - 1. Do not remove trees, shrubs, and other vegetation indicated to remain or to be relocated.
 - 2. Grind down stumps and remove roots larger than **2 inches** in diameter, obstructions, and debris to a depth of **18 inches** below exposed subgrade.
 - 3. Use only hand methods or air spade for grubbing within protection zones.
 - 4. Chip removed tree branches and **dispose of off-site**.
- B. Fill depressions caused by clearing and grubbing operations with satisfactory soil material unless further excavation or earthwork is indicated.
 - 1. Place fill material in horizontal layers not exceeding a loose depth of 8 inches, and compact each layer to a density equal to adjacent original ground.

3.5 SITE IMPROVEMENTS

A. Remove existing above- and below-grade improvements as indicated and necessary to facilitate new construction.

- B. Remove slabs, paving, curbs, gutters, and aggregate base as indicated.
 - 1. Unless existing full-depth joints coincide with line of demolition, neatly saw-cut along line of existing pavement to remain before removing adjacent existing pavement. Saw-cut faces vertically.

3.6 DISPOSAL OF SURPLUS AND WASTE MATERIALS

- A. Remove surplus soil material, unsuitable topsoil, obstructions, demolished materials, and waste materials including trash and debris, and legally dispose of them off Owner's property.
- B. Burning tree, shrub, and other vegetation waste is permitted according to burning requirements and permitting of authorities having jurisdiction. Control such burning to produce the least smoke or air pollutants and minimum annoyance to surrounding properties. Burning of other waste and debris is prohibited.

END OF SECTION 31 1000

SECTION 31 2000 - EARTH MOVING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Section Includes:

- 1. Preparing subgrades for walks pavements turf and grasses.
- 2. Subbase course for concrete walks and pavements.
- 3. Subbase course and base course for asphalt paving.
- 4. Excavating and backfilling trenches for utilities and pits for buried utility structures.

B. Related Requirements:

- 1. Section 01 3200 "Construction Progress Documentation" Section 01 3233 "Photographic Documentation" for recording preexcavation and earth-moving progress.
- 2. Section 31 1000 "Site Clearing" for site stripping, grubbing, stripping [and stockpiling] topsoil, and removal of above- and below-grade improvements and utilities.

1.3 DEFINITIONS

- A. Backfill: Soil material or controlled low-strength material used to fill an excavation.
 - 1. Initial Backfill: Backfill placed beside and over pipe in a trench, including haunches to support sides of pipe.
 - 2. Final Backfill: Backfill placed over initial backfill to fill a trench.
- B. Base Course: Aggregate layer placed between the subbase course and hot-mix asphalt paving.
- C. Bedding Course: Aggregate layer placed over the excavated subgrade in a trench before laying pipe.
- D. Borrow Soil: Satisfactory soil imported from off-site for use as fill or backfill.
- E. Drainage Course: Aggregate layer supporting the slab-on-grade that also minimizes upward capillary flow of pore water.
- F. Excavation: Removal of material encountered above subgrade elevations and to lines and dimensions indicated.

- 1. Authorized Additional Excavation: Excavation below subgrade elevations or beyond indicated lines and dimensions as directed by Engineer. Authorized additional excavation and replacement material will be paid for according to Contract provisions for **changes in the Work**.
- 2. Bulk Excavation: Excavation more than **10 feet** in width and more than **30 feet** in length.
- 3. Unauthorized Excavation: Excavation below subgrade elevations or beyond indicated lines and dimensions without direction by Engineer. Unauthorized excavation, as well as remedial work directed by Engineer, shall be without additional compensation.
- G. Fill: Soil materials used to raise existing grades.
- H. Rock: Rock material in beds, ledges, unstratified masses, conglomerate deposits, and boulders of rock material that exceed 1 cu. yd. for bulk excavation or 3/4 cu. yd. for footing, trench, and pit excavation that cannot be removed by rock-excavating equipment equivalent to the following in size and performance ratings, without systematic drilling, ram hammering, ripping, or blasting, when permitted:
 - 1. Equipment for Footing, Trench, and Pit Excavation: Late-model, track-mounted hydraulic excavator; equipped with a 42-inch-maximum-width, short-tip-radius rock bucket; rated at not less than 138-hp flywheel power with bucket-curling force of not less than 28,700 lbf and stick-crowd force of not less than 18,400 lbf with extra-long reach boom.
 - 2. Equipment for Bulk Excavation: Late-model, track-mounted loader; rated at not less than 230-hp flywheel power and developing a minimum of 47,992-lbf breakout force with a general-purpose bare bucket.
- I. Structures: Buildings, footings, foundations, retaining walls, slabs, tanks, curbs, mechanical and electrical appurtenances, or other man-made stationary features constructed above or below the ground surface.
- J. Subbase Course: Aggregate layer placed between the subgrade and base course for hot-mix asphalt pavement, or aggregate layer placed between the subgrade and a cement concrete pavement or a cement concrete or hot-mix asphalt walk.
- K. Subgrade: Uppermost surface of an excavation or the top surface of a fill or backfill immediately below subbase, drainage fill, drainage course, or topsoil materials.
- L. Utilities: On-site underground pipes, conduits, ducts, and cables as well as underground services within buildings.

1.4 INFORMATIONAL SUBMITTALS

A. Preexcavation Photographs or Videotape: Show existing conditions of adjoining construction and site improvements, including finish surfaces that might be misconstrued as damage caused by earth-moving operations. Submit before earth moving begins.

1.5 FIELD CONDITIONS

A. Traffic: Minimize interference with adjoining roads, streets, walks, and other adjacent occupied or used facilities during earth-moving operations.

- 1. Do not close or obstruct streets, walks, or other adjacent occupied or used facilities without permission from Owner and authorities having jurisdiction.
- 2. Provide alternate routes around closed or obstructed traffic ways if required by Owner or authorities having jurisdiction.
- B. Improvements on Adjoining Property: Authority for performing earth moving indicated on property adjoining Owner's property will be obtained by Owner before award of Contract.
 - 1. Do not proceed with work on adjoining property until directed by Engineer.
- C. Utility Locator Service: Notify "One Call" for area where Project is located before beginning earth-moving operations.
- D. Do not commence earth-moving operations until temporary site fencing and erosion- and sedimentation-control measures specified in Section 01 5000 "Temporary Facilities and Controls" and Section 31 1000 "Site Clearing" are in place.
- E. Do not direct vehicle or equipment exhaust towards protection zones.
- F. Prohibit heat sources, flames, ignition sources, and smoking within or near protection zones.

PART 2 - PRODUCTS

2.1 SOIL MATERIALS

- A. General: Provide borrow soil materials when sufficient satisfactory soil materials are not available from excavations.
- B. Satisfactory Soils: Soil Classification Groups GW, GP, GM, SW, SP, and SM according to ASTM D2487, or a combination of these groups; free of rock or gravel larger than 3 inches in any dimension, debris, waste, frozen materials, vegetation, and other deleterious matter.
- C. Unsatisfactory Soils: Soil Classification Groups GC, SC, CL, ML, OL, CH, MH, OH, and PT according to ASTM D2487, or a combination of these groups.
 - 1. Unsatisfactory soils also include satisfactory soils not maintained within 2 percent of optimum moisture content at time of compaction.
- D. Subbase Material: Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, and natural or crushed sand; ASTM D2940/D2940M; with at least 90 percent passing a 1-1/2-inch sieve and not more than 12 percent passing a No. 200 sieve.
- E. Base Course: Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, and natural or crushed sand; ASTM D2940/D2940M; with at least 95 percent passing a 1-1/2-inch sieve and not more than 8 percent passing a No. 200 sieve.
- F. Engineered Fill: Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, and natural or crushed sand; ASTM D2940/D2940M; with at least 90 percent passing a 1-1/2-inch sieve and not more than 12 percent passing a No. 200 sieve.

- G. Bedding Course: Naturally or artificially graded mixture of natural or crushed gravel, crushed stone, and natural or crushed sand; ASTM D2940/D2940M; except with 100 percent passing a 1-inch sieve and not more than 8 percent passing a No. 200 sieve.
- H. Drainage Course: Narrowly graded mixture of **washed** crushed stone, or crushed or uncrushed gravel; ASTM D448; coarse-aggregate grading Size 57; with 100 percent passing a 1-1/2-inch sieve and zero to 5 percent passing a No. 8 sieve.
- I. Filter Material: Narrowly graded mixture of natural or crushed gravel, or crushed stone and natural sand; ASTM D448; coarse-aggregate grading Size 67; with 100 percent passing a 1-inch sieve and zero to 5 percent passing a No. 4 sieve.
- J. Sand: ASTM C33/C33M; fine aggregate.
- K. Impervious Fill: Clayey gravel and sand mixture capable of compacting to a dense state.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Protect structures, utilities, sidewalks, pavements, and other facilities from damage caused by settlement, lateral movement, undermining, washout, and other hazards created by earth-moving operations.
- B. Protect and maintain erosion and sedimentation controls during earth-moving operations.
- C. Protect subgrades and foundation soils from freezing temperatures and frost. Remove temporary protection before placing subsequent materials.

3.2 DEWATERING

- A. Provide dewatering system of sufficient scope, size, and capacity to control hydrostatic pressures and to lower, control, remove, and dispose of ground water and permit excavation and construction to proceed on dry, stable subgrades.
- B. Prevent surface water and ground water from entering excavations, from ponding on prepared subgrades, and from flooding Project site and surrounding area.
- C. Protect subgrades from softening, undermining, washout, and damage by rain or water accumulation.
 - 1. Reroute surface water runoff away from excavated areas. Do not allow water to accumulate in excavations. Do not use excavated trenches as temporary drainage ditches.
- D. Dispose of water removed by dewatering in a manner that avoids endangering public health, property, and portions of work under construction or completed. Dispose of water and sediment in a manner that avoids inconvenience to others.

3.3 EXPLOSIVES

A. Explosives: Do not use explosives.

3.4 EXCAVATION, GENERAL

A. Unclassified Excavation: Excavate to subgrade elevations regardless of the character of surface and subsurface conditions encountered. Unclassified excavated materials may include rock, soil materials, and obstructions. No changes in the Contract Sum or the Contract Time will be authorized for rock excavation or removal of obstructions.

3.5 EXCAVATION FOR WALKS AND PAVEMENTS

A. Excavate surfaces under walks and pavements to indicated lines, cross sections, elevations, and subgrades.

3.6 EXCAVATION FOR UTILITY TRENCHES

- A. Excavate trenches to indicated gradients, lines, depths, and elevations.
 - 1. Beyond building perimeter, excavate trenches to allow installation of top of pipe below frost line.
- B. Excavate trenches to uniform widths to provide the following clearance on each side of pipe or conduit. Excavate trench walls vertically from trench bottom to 12 inches higher than top of pipe or conduit unless otherwise indicated.
 - 1. Clearance: 12 inches each side of pipe or conduit.
- C. Trench Bottoms: Excavate trenches 4 inches deeper than bottom of pipe and conduit elevations to allow for bedding course. Hand-excavate deeper for bells of pipe.
 - 1. Excavate trenches 6 inches deeper than elevation required in rock or other unyielding bearing material to allow for bedding course.

3.7 SUBGRADE INSPECTION

- A. Notify Engineer when excavations have reached required subgrade.
- B. If Engineer determines that unsatisfactory soil is present, continue excavation and replace with compacted backfill or fill material as directed.
- C. Proof-roll subgrade **below the building slabs and pavements** with a pneumatic-tired **and loaded 10-wheel, tandem-axle dump truck weighing not less than 15 tons** to identify soft pockets and areas of excess yielding. Do not proof-roll wet or saturated subgrades.
 - 1. Completely proof-roll subgrade in one direction]. Limit vehicle speed to 3 mph.

- 2. Excavate soft spots, unsatisfactory soils, and areas of excessive pumping or rutting, as determined by Engineer, and replace with compacted backfill or fill as directed.
- D. Authorized additional excavation and replacement material will be paid for according to Contract provisions for **changes in the Work**.
- E. Reconstruct subgrades damaged by freezing temperatures, frost, rain, accumulated water, or construction activities, as directed by Engineer, without additional compensation.

3.8 UNAUTHORIZED EXCAVATION

- A. Fill unauthorized excavation under foundations or wall footings by extending bottom elevation of concrete foundation or footing to excavation bottom, without altering top elevation. Lean concrete fill, with 28-day compressive strength of 2500 psi, may be used when approved by Engineer.
 - 1. Fill unauthorized excavations under other construction, pipe, or conduit as directed by Engineer.

3.9 STORAGE OF SOIL MATERIALS

- A. Stockpile borrow soil materials and excavated satisfactory soil materials without intermixing. Place, grade, and shape stockpiles to drain surface water. Cover to prevent windblown dust.
 - 1. Stockpile soil materials away from edge of excavations. Do not store within drip line of remaining trees.

3.10 BACKFILL

- A. Place and compact backfill in excavations promptly, but not before completing the following:
 - 1. Construction below finish grade including, where applicable, subdrainage, dampproofing, waterproofing, and perimeter insulation.
 - 2. Surveying locations of underground utilities for Record Documents.
 - 3. Testing and inspecting underground utilities.
 - 4. Removing concrete formwork.
 - 5. Removing trash and debris.
 - 6. Removing temporary shoring, bracing, and sheeting.
 - 7. Installing permanent or temporary horizontal bracing on horizontally supported walls.
- B. Place backfill on subgrades free of mud, frost, snow, or ice.

3.11 UTILITY TRENCH BACKFILL

A. Place backfill on subgrades free of mud, frost, snow, or ice.

- B. Place and compact bedding course on trench bottoms and where indicated. Shape bedding course to provide continuous support for bells, joints, and barrels of pipes and for joints, fittings, and bodies of conduits.
- C. Backfill voids with satisfactory soil while removing shoring and bracing.

D. Initial Backfill:

- 1. Soil Backfill: Place and compact initial backfill of subbase material, free of particles larger than **1 inch** in any dimension, to a height of 12 inches over the pipe or conduit.
 - a. Carefully compact initial backfill under pipe haunches and compact evenly up on both sides and along the full length of piping or conduit to avoid damage or displacement of piping or conduit. Coordinate backfilling with utilities testing.

E. Final Backfill:

1. Soil Backfill: Place and compact final backfill of satisfactory soil to final subgrade elevation.

3.12 SOIL FILL

- A. Plow, scarify, bench, or break up sloped surfaces steeper than 1 vertical to 4 horizontal so fill material will bond with existing material.
- B. Place and compact fill material in layers to required elevations as follows:
 - 1. Under grass and planted areas, use satisfactory soil material.
 - 2. Under walks and pavements, use satisfactory soil material.
 - 3. Under steps and ramps, use engineered fill.
 - 4. Under building slabs, use engineered fill.
 - 5. Under footings and foundations, use engineered fill.
- C. Place soil fill on subgrades free of mud, frost, snow, or ice.

3.13 SOIL MOISTURE CONTROL

- A. Uniformly moisten or aerate subgrade and each subsequent fill or backfill soil layer before compaction to within 2 percent of optimum moisture content.
 - 1. Do not place backfill or fill soil material on surfaces that are muddy, frozen, or contain frost or ice.
 - 2. Remove and replace, or scarify and air dry, otherwise satisfactory soil material that exceeds optimum moisture content by 2 percent and is too wet to compact to specified dry unit weight.

3.14 COMPACTION OF SOIL BACKFILLS AND FILLS

- A. Place backfill and fill soil materials in layers not more than **8 inches** in loose depth for material compacted by heavy compaction equipment and not more than 4 inches in loose depth for material compacted by hand-operated tampers.
- B. Place backfill and fill soil materials evenly on all sides of structures to required elevations and uniformly along the full length of each structure.
- C. Compact soil materials to not less than the following percentages of maximum dry unit weight according to **ASTM D698**:
 - 1. Under structures, building slabs, steps, and pavements, scarify and recompact top 12 inches of existing subgrade and each layer of backfill or fill soil material at **95** percent.
 - 2. Under walkways, scarify and recompact top 6 inches below subgrade and compact each layer of backfill or fill soil material at **92** percent.
 - 3. Under turf or unpaved areas, scarify and recompact top 6 inches below subgrade and compact each layer of backfill or fill soil material at **85** percent.

3.15 GRADING

- A. General: Uniformly grade areas to a smooth surface, free of irregular surface changes. Comply with compaction requirements and grade to cross sections, lines, and elevations indicated.
 - 1. Provide a smooth transition between adjacent existing grades and new grades.
 - 2. Cut out soft spots, fill low spots, and trim high spots to comply with required surface tolerances.
- B. Site Rough Grading: Slope grades to direct water away from buildings and to prevent ponding. Finish subgrades to elevations required to achieve indicated finish elevations, within the following subgrade tolerances:
 - 1. Turf or Unpaved Areas: Plus or minus 1 inch.
 - 2. Walks: Plus or minus 1 inch.
 - 3. Payements: Plus or minus 1/2 inch.

4.

3.16 SUBBASE AND BASE COURSES UNDER PAVEMENTS AND WALKS

- A. Place subbase course on subgrades free of mud, frost, snow, or ice.
- B. On prepared subgrade, place subbase course under pavements and walks as follows:
 - 1. Install separation geotextile on prepared subgrade according to manufacturer's written instructions, overlapping sides and ends.
 - 2. Place base course material over subbase course under hot-mix asphalt pavement.
 - 3. Shape subbase course to required crown elevations and cross-slope grades.
 - 4. Place subbase course 6 inches or less in compacted thickness in a single layer.

- 5. Place subbase course that exceeds 6 inches in compacted thickness in layers of equal thickness, with no compacted layer more than 6 inches thick or less than 3 inches thick.
- 6. Compact subbase course at optimum moisture content to required grades, lines, cross sections, and thickness to not less than 95 percent of maximum dry unit weight according to ASTM D698.

3.17 DRAINAGE COURSE UNDER CONCRETE SLABS-ON-GRADE

- A. Place drainage course on subgrades free of mud, frost, snow, or ice.
- B. On prepared subgrade, place and compact drainage course under cast-in-place concrete slabs-on-grade as follows:
 - 1. Install subdrainage geotextile on prepared subgrade according to manufacturer's written instructions, overlapping sides and ends.
 - 2. Place drainage course 6 inches or less in compacted thickness in a single layer.
 - 3. Place drainage course that exceeds 6 inches in compacted thickness in layers of equal thickness, with no compacted layer more than 6 inches thick or less than 3 inches thick.
 - 4. Compact each layer of drainage course to required cross sections and thicknesses to not less than **95** percent of maximum dry unit weight according to ASTM D698.

3.18 FIELD QUALITY CONTROL

- A. Special Inspections: Owner will engage a qualified special inspector to perform the following special inspections:
 - 1. Determine prior to placement of fill that site has been prepared in compliance with requirements.
 - 2. Determine that fill material classification and maximum lift thickness comply with requirements.
 - 3. Determine, during placement and compaction, that in-place density of compacted fill complies with requirements.
- B. Testing Agency: Owner will engage a qualified geotechnical engineering testing agency to perform tests and inspections.
- C. Allow testing agency to inspect and test subgrades and each fill or backfill layer. Proceed with subsequent earth moving only after test results for previously completed work comply with requirements.
- D. Testing agency will test compaction of soils in place according to ASTM D1556, ASTM D2167, ASTM D2937, and ASTM D6938, as applicable. Tests will be performed at the following locations and frequencies:
 - 1. Paved and Building Slab Areas: At subgrade and at each compacted fill and backfill layer, at least one test for every **2000 sq. ft.** or less of paved area or building slab but in no case fewer than three tests.
 - 2. Trench Backfill: At each compacted initial and final backfill layer, at least one test for every **150 feet** or less of trench length but no fewer than two tests.

E. When testing agency reports that subgrades, fills, or backfills have not achieved degree of compaction specified, scarify and moisten or aerate, or remove and replace soil materials to depth required; recompact and retest until specified compaction is obtained.

3.19 PROTECTION

- A. Protecting Graded Areas: Protect newly graded areas from traffic, freezing, and erosion. Keep free of trash and debris.
- B. Repair and reestablish grades to specified tolerances where completed or partially completed surfaces become eroded, rutted, settled, or where they lose compaction due to subsequent construction operations or weather conditions.
 - 1. Scarify or remove and replace soil material to depth as directed by Engineer; reshape and recompact.
- C. Where settling occurs before Project correction period elapses, remove finished surfacing, backfill with additional soil material, compact, and reconstruct surfacing.
 - 1. Restore appearance, quality, and condition of finished surfacing to match adjacent work, and eliminate evidence of restoration to greatest extent possible.

END OF SECTION 31 2000

SECTION 32 1216 - ASPHALT PAVING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. Section Includes:
 - 1. Hot-mix asphalt paving.
- B. Related Requirements:
 - 1. **Section 02 4119 "Selective Demolition"** for demolition and removal of existing asphalt pavement.
 - 2. Section 31 2000 "Earth Moving" for subgrade preparation, fill material, separation geotextiles, unbound-aggregate subbase and base courses, and aggregate pavement shoulders.
 - 3. Section 32 1313 "Concrete Paving" for concrete pavement and for separate concrete curbs, gutters, and driveway aprons.

1.3 ACTION SUBMITTALS

- A. Hot-Mix Asphalt Designs:
 - 1. Certification, by authorities having jurisdiction, of approval of each hot-mix asphalt design proposed for the Work.
 - 2. For each hot-mix asphalt design proposed for the Work.

1.4 INFORMATIONAL SUBMITTALS

A. Qualification Data: For paving-mix manufacturer.

1.5 QUALITY ASSURANCE

A. Manufacturer Qualifications: A paving-mix manufacturer registered with and approved by authorities having jurisdiction or the MDOT.

1.6 FIELD CONDITIONS

- A. Environmental Limitations: Do not apply asphalt materials if subgrade is wet or excessively damp, if rain is imminent or expected before time required for adequate cure, or if the following conditions are not met:
 - 1. Prime Coat: Minimum surface temperature of 60 deg F.
 - 2. Tack Coat: Minimum surface temperature of 60 deg F.
 - 3. Asphalt Base Course **and Binder Course** Minimum surface temperature of 40 deg F and rising at time of placement.
 - 4. Asphalt Surface Course: Minimum surface temperature of 60 deg F at time of placement.

PART 2 - PRODUCTS

2.1 AGGREGATES

- A. General: Use materials and gradations that have performed satisfactorily in previous installations.
- B. Coarse Aggregate: ASTM D692/D692M, sound; angular crushed stone, crushed gravel, or cured, crushed blast-furnace slag.
- C. Fine Aggregate: ASTM D1073, sharp-edged natural sand or sand prepared from stone, gravel, cured blast-furnace slag, or combinations thereof.
 - 1. For hot-mix asphalt, limit natural sand to a maximum of 20 percent by weight of the total aggregate mass.
- D. Mineral Filler: ASTM D242/D242M, rock or slag dust, hydraulic cement, or other inert material.

2.2 ASPHALT MATERIALS

- A. Asphalt Binder: ASTM D6373 binder designation **PG 64-22**.
- B. Asphalt Cement: ASTM D3381/D3381M for viscosity-graded material
- C. Tack Coat: ASTM D977 emulsified asphalt, or ASTM D2397/D2397M cationic emulsified asphalt, slow setting, diluted in water, of suitable grade and consistency for application.
- D. Water: Potable.

2.3 AUXILIARY MATERIALS

A. Recycled Materials for Hot-Mix Asphalt Mixes: Reclaimed asphalt pavement; reclaimed, unbound-aggregate base material; from sources and gradations that have performed satisfactorily in previous installations, equal to performance of required hot-mix asphalt paving produced from all new materials.

2.4 MIXES

- 1. Surface Course Limit: Recycled content no more than 10 percent by weight.
- B. Hot-Mix Asphalt: Dense-graded, hot-laid, hot-mix asphalt plant mixes; designed in accordance with procedures in AI MS-2, "Asphalt Mix Design Methods"; and complying with the following requirements:
 - 1. Provide mixes with a history of satisfactory performance in geographical area where Project is located.
- C. Emulsified-Asphalt Slurry: ASTM D3910, Type 1.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verify that subgrade is dry and in suitable condition to begin paving.
- B. Proceed with paving only after unsatisfactory conditions have been corrected.

3.2 PREPARATION

- A. Protection: Provide protective materials, procedures, and worker training to prevent asphalt materials from spilling, coating, or building up on curbs, driveway aprons, manholes, and other surfaces adjacent to the Work.
- B. Proof-roll subgrade below pavements with heavy pneumatic-tired equipment to identify soft pockets and areas of excess yielding. Do not proof-roll wet or saturated subgrades.
 - 1. Completely proof-roll subgrade in one direction. Limit vehicle speed to 3 mph.
 - 2. Proof-roll with a loaded 10-wheel, tandem-axle dump truck weighing not less than 15 tons.
 - 3. Excavate soft spots, unsatisfactory soils, and areas of excessive pumping or rutting, as determined by Engineer, and replace with compacted backfill or fill as directed.

3.3 SURFACE PREPARATION

- A. Ensure that prepared subgrade has been proof-rolled and is ready to receive paving. Immediately before placing asphalt materials, remove loose and deleterious material from substrate surfaces.
- B. Cutback Prime Coat: Apply uniformly over surface of compacted unbound-aggregate base course at a rate of 0.15 to 0.50 gal./sq. yd.. Apply enough material to penetrate and seal, but not flood, surface. Allow prime coat to cure.
 - 1. If prime coat is not entirely absorbed within 24 hours after application, spread sand over surface to blot excess asphalt. Use enough sand to prevent pickup under traffic. Remove loose sand by sweeping before pavement is placed and after volatiles have evaporated.

- 2. Protect primed substrate from damage until ready to receive paving.
- C. Emulsified Asphalt Prime Coat: Apply uniformly over surface of compacted unbound-aggregate base course at a rate of 0.10 to 0.30 gal./sq. yd. per inch depth. Apply enough material to penetrate and seal, but not flood, surface. Allow prime coat to cure.
 - 1. If prime coat is not entirely absorbed within 24 hours after application, spread sand over surface to blot excess asphalt. Use enough sand to prevent pickup under traffic. Remove loose sand by sweeping before pavement is placed and after volatiles have evaporated.
 - 2. Protect primed substrate from damage until ready to receive paving.
- D. Tack Coat: Apply uniformly to surfaces of existing pavement at a rate of 0.05 to 0.15 gal./sq. yd..
 - 1. Allow tack coat to cure undisturbed before applying hot-mix asphalt paving.
 - 2. Avoid smearing or staining adjoining surfaces, appurtenances, and surroundings. Remove spillages and clean affected surfaces.

3.4 HOT-MIX ASPHALT PLACEMENT

- A. Machine place hot-mix asphalt on prepared surface, spread uniformly, and strike off. Place asphalt mix by hand in areas inaccessible to equipment in a manner that prevents segregation of mix. Place each course to required grade, cross section, and thickness when compacted.
 - 1. Place hot-mix asphalt base course **and binder course** in number of lifts and thicknesses indicated.
 - 2. Place hot-mix asphalt surface course in single lift.
 - 3. Spread mix at a minimum temperature of 250 deg F.
 - 4. Begin applying mix along centerline of crown for crowned sections and on high side of one-way slopes unless otherwise indicated.
 - 5. Regulate paver machine speed to obtain smooth, continuous surface free of pulls and tears in asphalt-paving mat.
- B. Place paving in consecutive strips not less than 10 feet wide unless infill edge strips of a lesser width are required.
 - 1. After first strip has been placed and rolled, place succeeding strips and extend rolling to overlap previous strips. Overlap mix placement about 1 to 1-1/2 inches from strip to ensure proper compaction of mix along longitudinal joints.
 - 2. Complete a section of asphalt base course **and binder course** before placing asphalt surface course.
- C. Promptly correct surface irregularities in paving course behind paver. Use suitable hand tools to remove excess material forming high spots. Fill depressions with hot-mix asphalt to prevent segregation of mix; use suitable hand tools to smooth surface.

3.5 JOINTS

A. Construct joints to ensure a continuous bond between adjoining paving sections. Construct joints free of depressions, with same texture and smoothness as other sections of hot-mix asphalt course.

- 1. Clean contact surfaces and apply tack coat to joints.
- 2. Offset longitudinal joints, in successive courses, a minimum of 6 inches.
- 3. Offset transverse joints, in successive courses, a minimum of 24 inches.
- 4. Construct transverse joints at each point where paver ends a day's work and resumes work at a subsequent time. Construct these joints using either "bulkhead" or "papered" method in accordance with AI MS-22, for both "Ending a Lane" and "Resumption of Paving Operations."
- 5. Compact joints as soon as hot-mix asphalt will bear roller weight without excessive displacement.
- 6. Compact asphalt at joints to a density within 2 percent of specified course density.

3.6 COMPACTION

- A. General: Begin compaction as soon as placed hot-mix paving will bear roller weight without excessive displacement. Compact hot-mix paving with hot hand tampers or with vibratory-plate compactors in areas inaccessible to rollers.
 - 1. Complete compaction before mix temperature cools to 185 deg F.
- B. Breakdown Rolling: Complete breakdown or initial rolling immediately after rolling joints and outside edge. Examine surface immediately after breakdown rolling for indicated crown, grade, and smoothness. Correct laydown and rolling operations to comply with requirements.
- C. Intermediate Rolling: Begin intermediate rolling immediately after breakdown rolling while hotmix asphalt is still hot enough to achieve specified density. Continue rolling until hot-mix asphalt course has been uniformly compacted to the following density:
 - 1. Average Density, Marshall Test Method: 96 percent of reference laboratory density in accordance with ASTM D6927, but not less than 94 percent or greater than 100 percent.
 - 2. Average Density, Rice Test Method: 92 percent of reference maximum theoretical density in accordance with ASTM D2041/D2041M, but not less than 90 percent or greater than 96 percent.
- D. Finish Rolling: Finish roll paved surfaces to remove roller marks while hot-mix asphalt is still warm.
- E. Edge Shaping: While surface is being compacted and finished, trim edges of pavement to proper alignment. Bevel edges while asphalt is still hot; compact thoroughly.
- F. Repairs: Remove paved areas that are defective or contaminated with foreign materials and replace with fresh, hot-mix asphalt. Compact by rolling to specified density and surface smoothness.
- G. Protection: After final rolling, do not permit vehicular traffic on pavement until it has cooled and hardened.
- H. Erect barricades to protect paving from traffic until mixture has cooled enough not to become marked.

3.7 INSTALLATION TOLERANCES

- A. Pavement Thickness: Compact each course to produce thickness indicated within the following tolerances:
 - 1. Base Course and Binder Course: Plus or minus 1/2 inch.
 - 2. Surface Course: Plus 1/4 inch, no minus.
- B. Pavement Surface Smoothness: Compact each course to produce surface smoothness within the following tolerances as determined by using a 10-foot straightedge applied transversely or longitudinally to paved areas:
 - 1. Base Course and Binder Course: 1/4 inch.
 - 2. Surface Course: 1/8 inch.

3.8 FIELD QUALITY CONTROL

- A. Testing Agency: Owner will engage a qualified testing agency to perform tests and inspections.
- B. Thickness: In-place compacted thickness of hot-mix asphalt courses will be determined in accordance with ASTM D3549/D3549M.
- C. Surface Smoothness: Finished surface of each hot-mix asphalt course will be tested for compliance with smoothness tolerances.
- D. In-Place Density: Testing agency will take samples of uncompacted paving mixtures and compacted pavement in accordance with ASTM D979/D979M.
 - 1. Reference maximum theoretical density will be determined by averaging results from four samples of hot-mix asphalt-paving mixture delivered daily to site, prepared in accordance with ASTM D2041/D2041M, and compacted in accordance with job-mix specifications.
 - 2. In-place density of compacted pavement will be determined by testing core samples in accordance with ASTM D1188 or ASTM D2726/D2726M.
 - a. One core sample will be taken for every 1000 sq. yd. or less of installed pavement, with no fewer than three cores taken.
 - b. Field density of in-place compacted pavement may also be determined by nuclear method in accordance with ASTM D2950/D2950M and coordinated with ASTM D1188 or ASTM D2726/D2726M.
- E. Replace and compact hot-mix asphalt where core tests were taken.
- F. Remove and replace or install additional hot-mix asphalt where test results or measurements indicate that it does not comply with specified requirements.

END OF SECTION 32 1216

SECTION 32 1313 - CONCRETE PAVING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. Section Includes Concrete Paving
 - 1. Driveways.
 - 2. Curbs and gutters.
 - 3. Walks.

1.3 DEFINITIONS

- A. Cementitious Materials: Portland cement alone or in combination with one or more of blended hydraulic cement, fly ash, slag cement, and other pozzolans.
- B. W/C Ratio: The ratio by weight of water to cementitious materials.

1.4 ACTION SUBMITTALS

A. Design Mixtures: For each concrete paving mixture. Include alternate design mixtures when characteristics of materials, Project conditions, weather, test results, or other circumstances warrant adjustments.

1.5 INFORMATIONAL SUBMITTALS

A. Qualification Data: For qualified ready-mix concrete manufacturer .

1.6 QUALITY ASSURANCE

- A. Ready-Mix-Concrete Manufacturer Qualifications: A firm experienced in manufacturing ready-mixed concrete products and that complies with ASTM C94/C94M requirements for production facilities and equipment.
 - 1. Manufacturer certified according to NRMCA's "Certification of Ready Mixed Concrete Production Facilities" (Quality Control Manual Section 3, "Plant Certification Checklist").

1.7 FIELD CONDITIONS

- A. Traffic Control: Maintain access for vehicular and pedestrian traffic as required for other construction activities.
- B. Cold-Weather Concrete Placement: Protect concrete work from physical damage or reduced strength that could be caused by frost, freezing, or low temperatures. Comply with ACI 306.1 and the following:
 - 1. When air temperature has fallen to or is expected to fall below 40 deg F, uniformly heat water and aggregates before mixing to obtain a concrete mixture temperature of not less than 50 deg F and not more than 80 deg F at point of placement.
 - 2. Do not use frozen materials or materials containing ice or snow.
 - 3. Do not use calcium chloride, salt, or other materials containing antifreeze agents or chemical accelerators unless otherwise specified and approved in design mixtures.
- C. Hot-Weather Concrete Placement: Comply with ACI 301 and as follows when hot-weather conditions exist:
 - 1. Cool ingredients before mixing to maintain concrete temperature below 90 deg F at time of placement. Chilled mixing water or chopped ice may be used to control temperature, provided water equivalent of ice is calculated in total amount of mixing water. Using liquid nitrogen to cool concrete is Contractor's option.
 - 2. Cover steel reinforcement with water-soaked burlap, so steel temperature will not exceed ambient air temperature immediately before embedding in concrete.
 - 3. Fog-spray forms, steel reinforcement, and subgrade just before placing concrete. Keep subgrade moisture uniform without standing water, soft spots, or dry areas.

PART 2 - PRODUCTS

2.1 CONCRETE, GENERAL

A. ACI Publications: Comply with ACI 301 unless otherwise indicated.

2.2 FORMS

- A. Form Materials: Plywood, metal, metal-framed plywood, or other approved panel-type materials to provide full-depth, continuous, straight, and smooth exposed surfaces.
 - 1. Use flexible or uniformly curved forms for curves with a radius of 100 feet or less. **Do not use notched and bent forms.**
- B. Form-Release Agent: Commercially formulated form-release agent that will not bond with, stain, or adversely affect concrete surfaces and that will not impair subsequent treatments of concrete surfaces.

2.3 STEEL REINFORCEMENT

- A. Plain-Steel Welded-Wire Reinforcement: ASTM A1064/A1064M, fabricated from **as-drawn** steel wire into flat sheets.
- B. Epoxy-Coated Reinforcing Bars: ASTM A775/A775M or ASTM A934/A934M; with ASTM A615/A615M, Grade 60 deformed bars.
- C. Plain-Steel Wire: ASTM A1064/A1064M, .
- D. Epoxy-Coated-Steel Wire: ASTM A884/A884M, Class A; coated, .
- E. Tie Bars: ASTM A615/A615M, Grade 60; deformed.
- F. Hook Bolts: ASTM A307, Grade A, internally and externally threaded. Design hook-bolt joint assembly to hold coupling against paving form and in position during concreting operations, and to permit removal without damage to concrete or hook bolt.
- G. Epoxy Repair Coating: Liquid, two-part, epoxy repair coating, compatible with epoxy coating on reinforcement.

2.4 CONCRETE MATERIALS

- A. Cementitious Materials: Use the following cementitious materials, of same type, brand, and source throughout Project:
 - 1. Portland Cement: ASTM C150/C150M, gray portland cement Type I
 - 2. Slag Cement: ASTM C989/C989M, Grade 100 or 120.
- B. Normal-Weight Aggregates: ASTM C33/C33M, Class 4S, uniformly graded. Provide aggregates from a single source with documented service-record data of at least 10 years' satisfactory service in similar paving applications and service conditions using similar aggregates and cementitious materials.
 - 1. Maximum Coarse-Aggregate Size: 1 inch nominal.
 - 2. Fine Aggregate: Free of materials with deleterious reactivity to alkali in cement.
- C. Water: Potable and complying with ASTM C94/C94M.

2.5 CURING MATERIALS

- A. Water: Potable.
- B. White, Waterborne, Membrane-Forming Curing Compound: ASTM C309, Type 2, Class B, dissipating.

2.6 CONCRETE MIXTURES

- A. Prepare design mixtures, proportioned according to ACI 301, for each type and strength of normal-weight concrete, and as determined by either laboratory trial mixtures or field experience.
 - 1. Use a qualified independent testing agency for preparing and reporting proposed concrete design mixtures for the trial batch method.
 - 2. When automatic machine placement is used, determine design mixtures and obtain laboratory test results that comply with or exceed requirements.
- B. Cementitious Materials: Use fly ash, pozzolan, slag cement, and silica fume as needed to reduce the total amount of portland cement, which would otherwise be used, by not less than 40 percent
 - 1. Slag Cement: 50 percent.
 - 2. Combined Fly Ash or Pozzolan, and Slag Cement: 50 percent, with fly ash or pozzolan not exceeding 25 percent.
- C. Add air-entraining admixture at manufacturer's prescribed rate to result in normal-weight concrete at point of placement having an air content as follows:
 - 1. Air Content, 1-inchNominal Maximum Aggregate Size: 6 percent plus or minus 1-1/2 percent.
- D. Limit water-soluble, chloride-ion content in hardened concrete to **0.15** percent by weight of cement.
- E. Concrete Mixtures: Normal-weight concrete.
 - 1. Compressive Strength (28 Days):3500 psi.
 - 2. Maximum W/C Ratio at Point of Placement: **0.45**.
 - 3. Slump Limit: 4 inches, plus or minus 1 inch.

2.7 CONCRETE MIXING

- A. Ready-Mixed Concrete: Measure, batch, and mix concrete materials and concrete according to ASTM C94/C94M and ASTM C1116/C1116M. Furnish batch certificates for each batch discharged and used in the Work.
 - 1. When air temperature is between 85 and 90 deg F, reduce mixing and delivery time from 1-1/2 hours to 75 minutes; when air temperature is above 90 deg F, reduce mixing and delivery time to 60 minutes.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Examine exposed subgrades and subbase surfaces for compliance with requirements for dimensional, grading, and elevation tolerances.
- B. Proof-roll prepared subbase surface below **concrete paving** to identify soft pockets and areas of excess yielding.
 - 1. Completely proof-roll subbase in one direction. Limit vehicle speed to 3 mph.
 - 2. Proof-roll with a pneumatic-tired and loaded, 10-wheel, tandem-axle dump truck weighing not less than 15 tons.
 - 3. Correct subbase with soft spots and areas of pumping or rutting exceeding depth of 1/2 inch according to requirements in Section 31 2000 "Earth Moving."
- C. Proceed with installation only after unsatisfactory conditions have been corrected.

3.2 PREPARATION

A. Remove loose material from compacted subbase surface immediately before placing concrete.

3.3 EDGE FORMS AND SCREED CONSTRUCTION

- A. Set, brace, and secure edge forms, bulkheads, and intermediate screed guides to required lines, grades, and elevations. Install forms to allow continuous progress of work and so forms can remain in place at least 24 hours after concrete placement.
- B. Clean forms after each use and coat with form-release agent to ensure separation from concrete without damage.

3.4 INSTALLATION OF STEEL REINFORCEMENT

- A. General: Comply with CRSI's "Manual of Standard Practice" for fabricating, placing, and supporting reinforcement.
- B. Clean reinforcement of loose rust and mill scale, earth, ice, or other bond-reducing materials.
- C. Arrange, space, and securely tie bars and bar supports to hold reinforcement in position during concrete placement. Maintain minimum cover to reinforcement.
- D. Install welded-wire reinforcement in lengths as long as practicable. Lap adjoining pieces at least one full mesh, and lace splices with wire. Offset laps of adjoining widths to prevent continuous laps in either direction.
- E. Zinc-Coated Reinforcement: Use galvanized-steel wire ties to fasten zinc-coated reinforcement. Repair cut and damaged zinc coatings with zinc repair material.

- F. Epoxy-Coated Reinforcement: Use epoxy-coated steel wire ties to fasten epoxy-coated reinforcement. Repair cut and damaged epoxy coatings with epoxy repair coating according to ASTM D3963/D3963M.
- G. Install fabricated bar mats in lengths as long as practicable. Handle units to keep them flat and free of distortions. Straighten bends, kinks, and other irregularities, or replace units as required before placement. Set mats for a minimum 2-inch overlap of adjacent mats.

3.5 JOINTS

- A. General: Form construction, isolation, and contraction joints and tool edges true to line, with faces perpendicular to surface plane of concrete. Construct transverse joints at right angles to centerline unless otherwise indicated.
 - 1. When joining existing paving, place transverse joints to align with previously placed joints unless otherwise indicated.
- B. Construction Joints: Set construction joints at side and end terminations of paving and at locations where paving operations are stopped for more than one-half hour unless paving terminates at isolation joints.
 - 1. Continue steel reinforcement across construction joints unless otherwise indicated. Do not continue reinforcement through sides of paving strips unless otherwise indicated.
 - 2. Provide tie bars at sides of paving strips where indicated.
 - 3. Butt Joints: Use **bonding agent** at joint locations where fresh concrete is placed against hardened or partially hardened concrete surfaces.
- C. Isolation Joints: Form isolation joints of preformed joint-filler strips abutting concrete curbs, catch basins, manholes, inlets, structures, other fixed objects, and where indicated.
 - 1. Locate expansion joints at intervals of **50 feet** unless otherwise indicated.
 - 2. Extend joint fillers full width and depth of joint.
 - 3. Terminate joint filler not less than 1/2 inch or more than 1 inch below finished surface if joint sealant is indicated.
 - 4. Place top of joint filler flush with finished concrete surface if joint sealant is not indicated.
 - 5. Furnish joint fillers in one-piece lengths. Where more than one length is required, lace or clip joint-filler sections together.
 - 6. During concrete placement, protect top edge of joint filler with metal, plastic, or other temporary preformed cap. Remove protective cap after concrete has been placed on both sides of joint.
- D. Contraction Joints: Form weakened-plane contraction joints, sectioning concrete into areas as indicated. Construct contraction joints for a depth equal to at least one-fourth of the concrete thickness, as follows, to match jointing of existing adjacent concrete paving:
 - 1. Sawed Joints: Form contraction joints with power saws equipped with shatterproof abrasive or diamond-rimmed blades. Cut 1/8-inch- wide joints into concrete when cutting action will not tear, abrade, or otherwise damage surface and before developing random contraction cracks.

E. Edging: After initial floating, tool edges of paving, gutters, curbs, and joints in concrete with an edging tool to a 1/4-inch radius. Repeat tooling of edges after applying surface finishes. Eliminate edging-tool marks on concrete surfaces.

3.6 CONCRETE PLACEMENT

- A. Before placing concrete, inspect and complete formwork installation, **steel reinforcement**, and items to be embedded or cast-in.
- B. Remove snow, ice, or frost from subbase surface and steel reinforcement before placing concrete. Do not place concrete on frozen surfaces.
- C. Moisten subbase to provide a uniform dampened condition at time concrete is placed. Do not place concrete around manholes or other structures until they are at required finish elevation and alignment.
- D. Comply with ACI 301 requirements for measuring, mixing, transporting, and placing concrete.
- E. Do not add water to concrete during delivery or at Project site. Do not add water to fresh concrete after testing.
- F. Deposit and spread concrete in a continuous operation between transverse joints. Do not push or drag concrete into place or use vibrators to move concrete into place.
- G. Consolidate concrete according to ACI 301 by mechanical vibrating equipment supplemented by hand spading, rodding, or tamping.
 - 1. Consolidate concrete along face of forms and adjacent to transverse joints with an internal vibrator. Keep vibrator away from joint assemblies , **reinforcement**, or side forms. Use only square-faced shovels for hand spreading and consolidation. Consolidate with care to prevent dislocating **reinforcement** joint devices.
- H. Screed paving surface with a straightedge and strike off.
- I. Commence initial floating using bull floats or darbies to impart an open-textured and uniform surface plane before excess moisture or bleedwater appears on the surface. Do not further disturb concrete surfaces before beginning finishing operations or spreading surface treatments.
- J. Curbs and Gutters: Use design mixture for automatic machine placement. Produce curbs and gutters to required cross section, lines, grades, finish, and jointing.
- K. Slip-Form Paving: Use design mixture for automatic machine placement. Produce paving to required thickness, lines, grades, finish, and jointing.
 - 1. Compact subbase and prepare subgrade of sufficient width to prevent displacement of slip-form paving machine during operations.

3.7 FLOAT FINISHING

- A. General: Do not add water to concrete surfaces during finishing operations.
- B. Float Finish: Begin the second floating operation when bleedwater sheen has disappeared and concrete surface has stiffened sufficiently to permit operations. Float surface with power-driven floats or by hand floating if area is small or inaccessible to power units. Finish surfaces to true planes. Cut down high spots and fill low spots. Refloat surface immediately to uniform granular texture.
 - 1. Burlap Finish: Drag a seamless strip of damp burlap across float-finished concrete, perpendicular to line of traffic, to provide a uniform, gritty texture.

3.8 CONCRETE PROTECTION AND CURING

- A. General: Protect freshly placed concrete from premature drying and excessive cold or hot temperatures.
- B. Comply with ACI 306.1 for cold-weather protection.
- C. Evaporation Retarder: Apply evaporation retarder to concrete surfaces if hot, dry, or windy conditions cause moisture loss approaching 0.2 lb/sq. ft. x h before and during finishing operations. Apply according to manufacturer's written instructions after placing, screeding, and bull floating or darbying concrete but before float finishing.
- D. Begin curing after finishing concrete but not before free water has disappeared from concrete surface.
- E. Curing Methods: Cure concrete by **curing compound** as follows:
 - 1. Curing Compound: Apply uniformly in continuous operation by power spray or roller according to manufacturer's written instructions. Recoat areas subjected to heavy rainfall within three hours after initial application. Maintain continuity of coating, and repair damage during curing period.

3.9 PAVING TOLERANCES

- A. Comply with tolerances in ACI 117 and as follows:
 - 1. Elevation: 3/4 inch.
 - 2. Thickness: Plus 3/8 inch, minus 1/4 inch.
 - 3. Surface: Gap below 10-feet-long; unleveled straightedge not to exceed 1/2 inch.
 - 4. Alignment of Tie-Bar End Relative to Line Perpendicular to Paving Edge: 1/2 inch per 12 inches of tie bar.
 - 5. Lateral Alignment and Spacing of Dowels: 1 inch.
 - 6. Vertical Alignment of Dowels: 1/4 inch.
 - 7. Alignment of Dowel-Bar End Relative to Line Perpendicular to Paving Edge: 1/4 inch per 12 inches of dowel.
 - 8. Joint Spacing: 3 inches.

- 9. Contraction Joint Depth: Plus 1/4 inch, no minus.
- 10. Joint Width: Plus 1/8 inch, no minus.

3.10 FIELD QUALITY CONTROL

- A. Testing Agency: Owner will engage a qualified testing agency to perform tests and inspections.
- B. Strength of each concrete mixture will be satisfactory if average of any three consecutive compressive-strength tests equals or exceeds specified compressive strength and no compressive-strength test value falls below specified compressive strength by more than 500 psi.
- C. Test results shall be reported in writing to Engineer, concrete manufacturer, and Contractor within 48 hours of testing. Reports of compressive-strength tests shall contain Project identification name and number, date of concrete placement, name of concrete testing and inspecting agency, location of concrete batch in Work, design compressive strength at 28 days, concrete mixture proportions and materials, compressive breaking strength, and type of break for both 7- and 28-day tests.
- D. Nondestructive Testing: Impact hammer, sonoscope, or other nondestructive device may be permitted by Engineer but will not be used as sole basis for approval or rejection of concrete.
- E. Additional Tests: Testing and inspecting agency shall make additional tests of concrete when test results indicate that slump, air entrainment, compressive strengths, or other requirements have not been met, as directed by Engineer.
- F. Concrete paving will be considered defective if it does not pass tests and inspections.
- G. Additional testing and inspecting, at Contractor's expense, will be performed to determine compliance of replaced or additional work with specified requirements.
- H. Prepare test and inspection reports.

3.11 REPAIR AND PROTECTION

- A. Remove and replace concrete paving that is broken, damaged, or defective or that does not comply with requirements in this Section. Remove work in complete sections from joint to joint unless otherwise approved by Engineer.
- B. Drill test cores, where directed by Engineer, when necessary to determine magnitude of cracks or defective areas. Fill drilled core holes in satisfactory paving areas with portland cement concrete bonded to paving with epoxy adhesive.
- C. Protect concrete paving from damage. Exclude traffic from paving for at least 14 days after placement. When construction traffic is permitted, maintain paving as clean as possible by removing surface stains and spillage of materials as they occur.
- D. Maintain concrete paving free of stains, discoloration, dirt, and other foreign material. Sweep paving not more than two days before date scheduled for Substantial Completion inspections.

END OF SECTION 32 1313

SECTION 32 9227 - GENERAL LAWN RESTORATION

PART 1 - GENERAL

1.1 SUMMARY

- A. This Section is a part of the entire set of Contract Documents and shall be coordinated with the applicable provisions of the other parts.
- B. Related Sections:
 - 1. Section 31 2000 Earthmoving

1.2 SCOPE

A. The work under this section of the specifications shall consist of furnishing all labor, materials and equipment necessary for restoring disturbed lawn areas and maintaining lawns until final acceptance.

1.3 QUALITY ASSURANCE AND WARRANTY GUARANTEE

- A. Grass seed shall meet the tolerance for germination and purity of the Official Seed Analysis of North America.
- B. Submit all seed tags after completion of seeding.
- C. The Contractor, and its Subcontractors, shall provide a staff adequate to coordinate and expedite the work properly and shall maintain competent supervision of its own work to insure compliance with contract requirements.
- D. It is the responsibility of the Contractor to establish a dense lawn of permanent grasses, free from lumps, depressions and settlement. Any part of the area that fails to show a uniform germination shall be re-seeded and such re-seeding shall continue until a dense lawn is established. Damage to seeded areas resulting from erosion and through no fault of the Owner shall be repaired by the Contractor, at his expense.

1.4 **SUBMITTALS**

A. Submit product data for seed and fertilizer to Engineer for approval, prior to application.

1.5 DELIVERY, STORAGE AND HANDLING

A. Deliver grass seed in original containers showing analysis of seed mixture, percentage of pure seed, year of production, net weight, date of packaging and location of packaging. Damaged

packages are not acceptable.

B. Deliver fertilizer in waterproof bags showing weight, chemical analysis, and name of manufacturer.

PART 2 - PRODUCTS

2.1 SEED

- A. Seed shall be provided from one of the following suppliers
 - EcoGreen Supply- 616-877-5326
 - John Deere Landscapes (800) 347-4272 (now Site One Landscapes)
 - TurfGrass, Inc. (248) 437-1427 (now Residex)
 - Commerce Corp. (800) 243-4769- closed (now BFG)
 - Rhino Seed & Supply (800)482-3130
 - Michigan State Seed Solutions (800) 647-8873 (now Lacrosse Seeds)
 - Tri Turf (800) 636-7039
- B. Contractors shall seed all areas disturbed during construction and not otherwise developed or indicated to be sodded. Topsoiling, finish grading and fertilization is to remain the same. *Seed shall be new crop, cleaned, and comprising of the following varieties:
 - General Seeding Areas: "Varieties Named" blend shall be 50-60% Kentucky Bluegrass and 40-50% Perennial Ryegrass by weight for irrigated fields. A "Varieties Named" blend of 60-70% bluegrass, 30-40% perennial ryegrass for non-irrigated fields, and a blend of 20-40% bluegrass, 20-40% perennial rygrass and 20-30% creeping red fescue for general turf areas. (VNS-varieties not stated- blends will not be accepted)

4. General Seeding Areas

Seed Variety	<u>Purity</u>	<u>Germination</u>
 Shannon or Bluestar Kentucky Bluegrass 	98%	85%
 Gaelic or Corsair Kentucky Bluegrass 	98%	85%
 Lunar or Avalanche KentuckyBluegrass 	98%	85%
 Gray Star or Salinas Perennial Ryegrass 	98%	90%
 SoxFan or Showtime Perennial Ryegrass 	98%	90%
 Charger 2 Perennial Ryegrass 	98%	90%
 Oracle Creeping Red Fescue 	98%	85%

2.2 COMMERCIAL FERTILIZER

A. Fertilizer shall be uniform in composition, free-flowing and suitable for application with approved spreader, granular or pelleted with 50 percent (50%) of total nitrogen derived from a synthetic or natural organic material, delivered in original unopened containers with the analysis, type and trade name attached to each container. The composition shall be:

Fertilizer "A": applied at the time of seeding at 50 lbs. per 8000 square feet. 16-32-4 (14.3% Ammoniacal Nitrogen, 1.7% Urea Nitrogen, 32% Phosphorus, 4% Available Potassium (SOP)

Fertilizer "B": applied 3-4 weeks after seeding at 50 lbs. per 8,000-10,000 square feet. 22-16-6 (6.3% Ammoniacal Nitrogen, 15.7% Urea Nitrogen, 16% Phosphorus, 6% Soluble Potassium.

B. A critical establishment fertilizer application comes at planting whereas fertilizer in a ratio of 2-4-1 is applied directly adjacent to the seed to compensate for the seeds inability to extract phosphorus and other nutrients out of the soil Usually approx. 1lb. of P205 is applied with ½ lb. of N and ½-½ lb of K20 is applied. An analysis of 16-32-4 would be an example. Fertilizer ingredients with lower chloride index are preferred at seeding, such as Ammonium Sulfate and Sulfate of Potash.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Protect existing underground improvements from damage.
- B. Remove all foreign materials, plants, roots, stones, and debris larger than 1" in any dimension from site. Do not bury foreign material.
- C. Loosen soil to a depth of four inches (4") in lawn areas by approved method of scarification and grade to remove ridges and depressions. Remove all stones or foreign matter from top two inches (2") of soil.
- D. If above steps have had rain in sufficient quantity to cause soil to recompact, entire steps are to be done prior to seeding.
- E. Where no grades are shown, areas shall have a smooth and continual grade between existing or fixed controls and elevations shown on plans. Roll, scarify, rake and level as necessary to obtain true, even lawn surfaces. All finish grades shall meet approval of the Owner.
- F. Grade lawn areas to finish grades, filling as needed or removing surplus dirt and floating areas to a smooth, uniform grade. All lawn areas shall slope to drain.

3.2 PREPLANT FERTILIZING

A. Broadcast spread fertilizer "A" after seeding at a rate of 2 lbs. of Phosphorus per 1000 square feet.

3.3 **SEEDING**

A. Dates of Seeding:

- 1. Grass seed shall be sown in the fall from August 15th until October 15th or in the spring between March 1st and May 15th or at such other times as approved by the Engineer. All seeding is to be done in dry or moderately dry soil and at times when the wind does not exceed a velocity of five (5) miles per hour.
- 2. If special conditions exist, which may warrant a variance in the above dates, submit a written request to the Engineer stating the conditions and proposed variance. Permission for the variance will be given if, in the opinion of the Engineer, the variance is warranted.

B. Seed Application:

- 1. Immediately before sowing the seed, the earth surface shall be re-worked until it is a fine, pulverized, smooth seedbed, showing not more than 1/4" variance from grade.
- 2. Apply seed mixture, as specified, at a rate of two and one half to four (2.5-4) lbs/1000 sq. ft. Apply seed in two directions where possible at a rate of 1.25-2 lbs. /1000 sq. ft. in each direction with seeder, using a cultipacker type seeder such as Brillion (or equal) mounted on tractor. Seed shall be uniformly spread over the previously fine graded and fertilized topsoil.

The surface shall be dry when seed is planted. Hand sew seed around each irrigation system

- head..
- 3. Mulching: Biodegradable wood excelsior, straw, or coconut-fiber mat enclosed in a photodegradable plastic mesh. Include manufacturer's recommended steel wire staples, 6 inches (150mm) long.
- 4. Contractor shall return to site six (6) weeks after installation to evaluate germination. If germination of seed exceeds 70%, Contractor to remove mesh. If germination of seeds is less than 70%, mesh shall remain and Contractor shall reevaluate in ten (10) days.

C. Summer Seeding:

- 1. If seeding is authorized between June 1 and August 15, annual rye shall be sown separately in addition to specified seed mix. Sow at the rate of (one) 1 lbs./1000 sq. ft.
- 2. Cultipacker or approved similar equipment may be used to cover the seed and to firm the seed bed in one operation. In areas inaccessible to cultipacker, the seeded ground shall be lightly raked and rolled in two directions with a water ballast roller. Extreme care shall be taken during seeding and raking to insure that the seed in not raked from one spot to another.
- 3. The seeded areas are to be protected, watered, mowed and otherwise maintained until Owner Acceptance.
- D. Post Seeding Fertilizer: Supply fertilizer "B" when grass reaches height of one (1) inch or 3 weeks after seeding at .75-1 lbs Phosphorus per 1000 square feet.

E. Maintenance

- 1. Maintenance of all lawns consist of mowing, watering and repairing erosion. Maintenance of lawns shall commence when any portion of the seeding has been completed. Seeded lawns shall never reach a height of three (3) inches prior to a cutting and shall be cut to a height of two (2) inches.
- 2. If, for reasons beyond the Sub-contractor's control, the height of the grass has exceeded three (3) inches, the mower blades shall be raised so that at no time will more than 1/3 of the grass leaf surface be removed.
- 3. Contractor shall notify the Owner through the Engineer in writing one (1) week in advance of the final lawn cutting to allow the Owner and the Engineer to inspect the lawns and schedule his maintenance work. The Owner will accept the lawns after a minimum of three (3) cuttings if a uniform cover of grass is established and is acceptable to Owner and Engineer. If a uniform stand of grass is not established, contractor shall continuemaintenance and cutting until lawn is accepted.
- 4. If an infestation of weeds or crab grass develops prior to acceptance of the lawn, the Contractor shall treat the infestation by hand weeding or chemical control. The chemical control shall be furnished and installed by the contractor as recommended by the manufacturer and approved by the Engineer. At least two weeks shall elapse after chemical control is applied before a request or inspection for acceptance is made to the Engineer.

3.4 SATISFACTORY TURF

- A. Turf installations shall meet the following criteria as determined by Architect:
 - 1. Satisfactory Seeded Turf: At end of maintenance period, a healthy, uniform, close stand of grass has been established, free of weeds and surface irregularities, with coverage exceeding 90 percent over a 10 square foot and bare spots not exceeding 5 by 5 inches.

2.	Use specified materials to reestablish turf that does not comply with the requirements and

- continue watering and maintenance until turf is satisfactory.
- 3. If the lawn is not acceptable after 18 months, the owner shall contract with an independent contractor, of their choosing, to complete the work.

3.5 CLEAN UP AND DISPOSAL

A. Remove from the site all equipment, materials, and debris resulting from construction work including this section. Leave work area neat and clean and in a condition acceptable by the Engineer and School District. All work shall be complete, ready for use, at the time of final acceptance.

END OF SECTION 32 9227

SECTION 33 1415 - SITE WATER DISTRIBUTION PIPING

PART 4 - GENERAL

4.1 SUMMARY

A. Section Includes:

1. Water-distribution piping and related components outside the building for domestic water service and terminated 5 ft. from building. Terminate water-service piping with appropriate fitting for extension by Divisions 21 and 22.

4.2 DEFINITIONS

- A. CDA: Copper Development Association.
- B. EPDM: Ethylene-propylene-diene terpolymer rubber.
- C. PA: Polyamide (nylon) plastic.
- D. PE: Polyethylene plastic.
- E. PP: Polypropylene plastic.

4.3 ACTION SUBMITTALS

A. Product Data: For each type of product indicated.

4.4 INFORMATIONAL SUBMITTALS

- A. Field Quality-Control Submittals:
 - 1. Field quality-control reports.

4.5 CLOSEOUT SUBMITTALS

A. Operation and Maintenance Data: For each type of product indicated.

4.6 DELIVERY, STORAGE, AND HANDLING

A. Preparation for Transport: Prepare piping, valves, meters, backflow prevention devices, and fire hydrants according to the following:

- 1. Ensure that piping, valves, meters, backflow prevention devices, and fire hydrants are dry and internally protected against rust and corrosion.
- 2. Protect threaded ends and flange faces against damage.
- 3. Set piping, valves, meters, backflow prevention devices, and fire hydrants in best position for handling and to prevent rattling.
- B. During Storage: Use precautions for piping, valves, meters, backflow prevention devices, and fire hydrants according to the following:
 - 1. Do not remove end protectors unless necessary for inspection; then reinstall for storage.
 - 2. Protect from weather. Store indoors and maintain temperature higher than ambient dew point temperature. Support off the ground or pavement in watertight enclosures when outdoor storage is necessary.
- C. Handling: Use sling to handle products if size requires handling by crane or lift. Rig products to avoid damage to exposed parts. Do not use handwheels or stems as lifting or rigging points.
- D. Deliver piping with factory-applied end caps. Maintain end caps through shipping, storage, and handling to prevent pipe-end damage and to prevent entrance of dirt, debris, and moisture.
- E. Protect stored piping from moisture and dirt. Elevate above grade. Do not exceed structural capacity of floor when storing inside.
- F. Protect flanges, fittings, and specialties from moisture and dirt.
- G. Store plastic piping protected from direct sunlight. Support to prevent sagging and bending.

4.7 PROJECT CONDITIONS

- A. Interruption of Existing Water-Distribution Service: Do not interrupt service to facilities occupied by Owner or others unless permitted under the following conditions and then only after arranging to provide temporary water-distribution service in accordance with requirements indicated:
 - 1. Notify Construction Manager no fewer than [two] <Insert number> days in advance of proposed interruption of service.
 - 2. Do not proceed with interruption of water-distribution service without Construction Manager's written permission.

PART 5 - PRODUCTS

5.1 PERFORMANCE REQUIREMENTS

- A. Comply with standards of authorities having jurisdiction for domestic water-service piping, including materials, installation, testing, and disinfection.
- B. Piping materials to bear label, stamp, or other markings of specified testing agency.

- C. Electrical Components, Devices, and Accessories: Listed and labeled as defined in NFPA 70, by a testing agency acceptable to authorities having jurisdiction, and marked for intended location and application.
- D. Comply with ASTM F645 for selection, design, and installation of thermoplastic water piping.
- E. All piping and appurtenances intended to convey or dispense water for human consumption are to comply with the U.S. Safe Drinking Water Act (SDWA), with requirements of the Authority Having Jurisdiction (AHJ), and with NSF 61/NSF 372 or are certified in compliance with NSF 61/NSF 372 by an ANSI-accredited third-party certification body, that the weighted average lead content at wetted surfaces is less than or equal to 0.25 percent.

5.2 PIPING MATERIALS

- A. Comply with requirements in "Piping Applications" Article for applications of pipe, tube, fitting materials, and joining methods for specific services, service locations, and service sizes.
- B. Potable-water piping and components comply with NSF 14, NSF 61, and NSF 372

5.3 COPPER TUBE AND FITTINGS

- A. Annealed-Temper Copper Tube: ASTM B88, Type K.
- B. Cast-Copper, Solder-Joint Fittings: ASME B16.18, pressure fittings.
- C. Wrought-Copper, Solder-Joint Fittings: ASME B16.22, pressure fittings.
- D. Wrought-Copper Unions: ASME B16.22.

5.4 PE PIPE AND FITTINGS

- A. PE, ASTM Pipe: ASTM D2239, SIDR No. 5.3, 7, or 9; with PE compound number required to give pressure rating not less than **160 psig**.
 - 1. Molded PE Fittings: ASTM D3350, PE resin, socket- or butt-fusion type, made to match PE pipe dimensions and class.

5.5 GATE VALVES

- A. Gate Valves AWWA, Cast Iron:
 - 1. Source Limitations: Obtain gate valves AWWA, cast iron, from single manufacturer.
 - 2. Gate Valves Nonrising Stem, Resilient Seated: Cast- or ductile-iron body and bonnet, with bronze or cast- or ductile-iron gate, resilient seats, bronze stem, and stem nut.
 - a. Standards: AWWA C509 or AWWA C515.
 - b. Minimum Pressure Rating: 200 psig.